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HUNTINGTON

TOWN RECORDS,

INCLUDING

BABYLON,

LONG ISLAND, N. Y.

1688 - - - 1775.

WITH

INTRODUCTION, NOTES AND INDEX

BY

CHARLES R. STREET.

VOLUME II.

TRANSCRIBED, COMPILED AND PUBLISHED BY
AUTHORITY AND AT THE EXPENSE
OF THE TWO TOWNS.

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THE TOWNS OF HUNTINGTON AND BABYLON, NEW YORK.

COPY OF RESOLUTIONS.

Passed at the Annual Meeting of the Electors of the Town of Huntington, N. Y., April 5th, 1887.

Resolved, That the publication of the Town records be continued by the Committee appointed at the last Town Meeting, and that the sum of five hundred dollars be and hereby is appropriated for the purpose of continuing the publication of such records, and that the Supervisor cause the said sum to be inserted in the next tax warrant, to be raised and paid over by the Collector to the Supervisor, to be drawn on the order of the said Committee.

Resolved, That the Committee on publication of Town records deliver the printed copies of the first volume to the Supervisor, and that the same be sold by or under the supervision of the Supervisor at one dollar and fifty cents per volume, the proceeds, or so much thereof as may be necessary, to be applied by him to the continuation of the work, except that one copy may be furnished gratuitously to each Town Clerk in Suffolk County, one to the County Clerk, one to the Suffolk County Historical Society, one to the Long Island Historical Society, one to the State Library at Albany, and two to the Congressional Library at Washington, D. C.

Resolved, That the electrotype plates of the first volume of Huntington Town Records be delivered by the Committee on Publication into the care and custody of the Town Clerk.

5

7.50

Goodspood

Town CLERK'S OFFICE, Huntington, Suffolk County, N. Y.

I hereby certify that the foregoing are true copies of Resolutions passed at the annual Town Meeting held in Huntington, April 5th, 1887, recorded on page 152, Vol. IV. of Town Meetings in my office.

PHILIP PEARSALL,

Town Clerk.

November 22, 1887.

Town Clerk's Office, Babylon, Suffolk Co., N. Y.

I hereby certify that at the annual Town Meeting held in and for the town of Babylon, on the 5th day of April, 1887, the sum of five hundred dollars was appropriated for publication of old town records.

JOSEPH A. MOORE,

Town Clerk.

December 1, 1887.

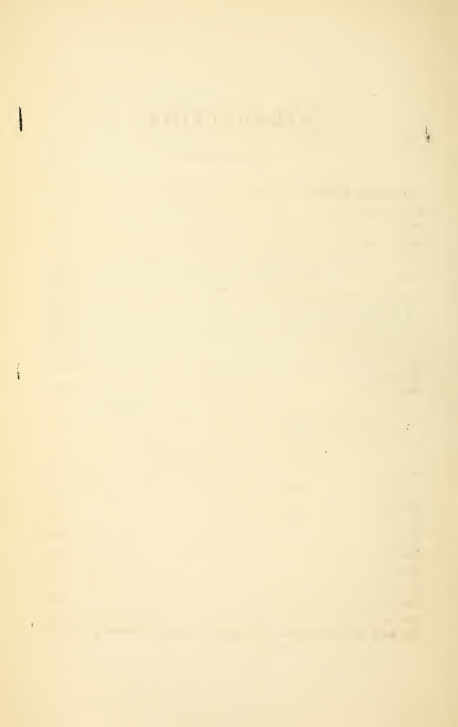
TOWN CLERK'S CERTIFICATE.

I hereby certify that I have compared, or caused to be compared, this printed volume with the original manuscript records in my office, and I believe that the same is a correct and exact copy of said original records, "errata" excepted.

PHILIP PEARSALL,

Town Clerk.

November 22, 1887.



INTRODUCTION.

The first volume of these records closed at 1688, thirtyfive years after the first settlement of the town, and this volume continues the records from 1688 to 1776. The same plan adopted in the first volume, of printing the papers without regard to their subject matter, in the exact order of their date, has been adhered to in this volume. All material papers, within the dates above mentioned, have been included except private deeds later than 1700, (the volumes containing them being in a fair state of preservation) and two written volumes entitled respectively "Grants by Town Trustees" and "Surveys of Trustees' Grants." These latter are important records, being brief statements and descriptions of parcels of land granted by the town trustees between 1694, when trustees were first chosen, and about 1750, and they are the source of the individual title to nearly every farm and parcel of land in the present towns of Huntington and Babylon, but they have been omitted because it has been deemed by the Committee best that they should be printed in a separate book, unmixed with other records. All other proceedings of the Trustees of the town have been included down to 1776. The rule adopted in the first volume, of strictly following the spelling, punctuation and capitalization, in the manuscript record, has been adhered to in this, and at the foot of every paper will be found a reference in italics showing the book, page, or number of the file, where the original record may be found, and the carefully prepared index at the end of the volume will enable any particular paper to

be readily found. The selection and arrangement of the material and preparation of the index has been a work of much labor.

At the period of the opening of this second volume great changes had taken place since the first white men came here. About all who at the first settlement were old had passed away; those who were in the prime of life had become old, and the children of the pioneers had now come to be men and women. As those who have perused the first volume will have seen, the Indian title had been extinguished to the necks of land on the north and south sides of the town, and to much of the territory inland; the title had been confirmed by the Colonial Governors, and after many exciting controversies and vigorously contested lawsuits with neighboring towns and settlements, the boundaries of the town had been in a great measure settled. The people no longer dwelt in closely guarded habitations confined to the vicinity of the "town spot," but had gone out to the remotest parts of the town and built up homes, founded settlements, made clearings, erected fences, planted orchards and cultivated fields of considerable extent. There were at least four flour mills in operation, two or three saw mills, several tanneries, one or more brickyards, a town dock, a town school, a town church, and a fort and depository for arms and ammunition. More or less small vessels sailed out and in the harbors, some running to ports on the Sound, and some to the West India Islands, taking out barrel staves, pork and other provisions, and bringing back sugar, molasses, rum and sack.

Quite a vigorous military organization existed, and the train bands were regularly drilled and on duty ready for any emergency. The Duke's Laws were still in force and minor offences were punished by confinement in the stocks, and whipping posts existed, but were rarely used. A County organization had taken the place of the old scheme

of "ridings" and taxes were regularly assessed and collected. A tax list, printed near the beginning of this volume, gives the names of all the property owners in the town at this period, 1688, and discloses many names new to the town.

This time is memorable in history as the period of the English revolution of 1689, involving the overthrow of James II., the accession of William and Mary to the throne, and the establishment of a popular Assembly in the Colony of New York; and in this connection it will be noticed that the first volume of the Huntington records ends at the beginning of the English revolution and the second volume at the beginning of the great American Revolution, historical epochs which make a convenient division of the work. Huntington was in full sympathy with the revolutionary party in England, sided with Governor Leisler in his revolutionary proceedings at New York City, and sent soldiers there to aid in seizing the fort and raising the standard of William and Mary on Manhattan Island. Considering the intensely Puritan proclivities of the people of Huntington, it is natural that they should have ranged themselves with the Protestant party and a Protestant king, as against the Catholic James II., who had so relentlessly persecuted the Protestants. The revolution being a success, and a popular Legislature having been established in the Province, which convened in 1691, Huntington was represented in it and continued to be represented in the Colonial Assembly down to the Revolution of 1776.

One who peruses this volume will find much interesting material. It will be seen how the first two patents of the town were seized and held by Colonial Governors for several years, but finally regained, and another patent granted in 1694, and how the boundaries of the town were finally readjusted with Smithtown, Lloyd's Neck and Eaton's Neck. He will read with some interest papers which are

now probably printed for the first time, giving a history of the violent controversy which raged in the town from 1711 to 1715, concerning the choice of a site for a new meeting house and which finally resulted in the selection of a location where the First Presbyterian Church of Huntington village now stands. He will read of further contests and law-suits concerning the lands purchased of the Indians east of the town line; the division of the necks on the South side; further purchases from the Indians of large tracts of land in the interior; the increase of negro slavery here, and a hundred other interesting matters connected with the progress of the rising settlement.

As above stated, this volume brings the printed records down to the opening of the Revolutionary war, and no further. The period of this war is covered by a great mass of very interesting and valuable papers, in the Town Clerk's office, which have never been printed, and their publication would add greatly to the general historic knowledge of this time. Several historians of acknowledged repute, who have examined these papers, state that Huntington has the most voluminous record of the local events of the Revolution of any town in New York State. Their publication is greatly to be desired.

CHARLES R. STREET.

HUNTINGTON TOWN RECORDS.

Volume I of the Huntington Records closed with the confirmation grant of Governor Dongan to the Town of Huntington, dated Aug. 2, 1688, of all the territory of the town except such parcels of land as had not then been purchased from the Indians. The grant stipulated that, as quit rent, there was reserved to the King one lamb, or its value, to be delivered at the Governor's office in New York City, the 25th day of March in every year. Literally, therefore, "the lamb was in the lion's mouth" every year, and the annual bleating of the sheep chosen for the sacrifice served as a reminder to the people that they were expected to submit to whatever the King demanded. British Colonial Governors may have dined annually on Huntington mutton for about one hundred years, but when, in the Spring of 1783, Col. Thompson's Dragoons marched away from here, after seven years' of war, no more sheep were sent "to York." The lion was now in the lamb's mouth.—C. R. S.1

[HORSE RECORD OF THOMAS BRUSH.]

[1688.]

Thomas Brush his Records.

A Brown Bay Mare 3 years old a white slip in the face the near eare croped Branded with B on the near buttock the towns E on the of buttock. A baye yearling horse Coult* with a star in the forehead on the neare buttock with B. and on the of buttock with the towns E. there.

A Bay horse colt with a white star in the forehead Branded on the near buttock with B and on the of buttock with the towns brand E.

A sorrel mare 3 years old with a smale streke of white in the face with the of Ears cropt Branded with B. G. on the neare buttock and the towns brand on the of buttock Mare foole.

[* This is given as a sample of a large number of similar records. Others are omitted. The date of this paper calls to mind the fact that it was just about this period, or a little later, that three Arabian blooded horses were first introduced into England, which are the ancestors of all the racing horses of our time. The first, Byerly Turk, was, according to the first volume of the stud-book, Captain Byerly's charger in Ireland in King William's wars; the second, Darley Arabian, was a bay stallion imported from Aleppo by Mr. Darley, of Yorkshire; the third horse of the famous trio was Godolphin Arabian. It is said that all the horses now on the turf or at the stud, trace their ancestry in the direct male line to one or other of these three. In the female line their pedigrees can be traced to other sources. It was the grafting of this Arabian stock in the sturdy Saxon breed of horses that had existed there from before the time of Julius Cæsar that has produced the modern racing horse.

The horses owned by the early settlers of Huntington were probably an inferior breed, judging from the descriptions given of them in this book of horse brands and "observable marks." In color the black predominated, and on an average they were under size. Many small, scrubby stallions and mares were running wild in the woods, and it was a standing rule that all such should be shot on sight in order to prevent a deterioration in the breed. In this they only followed a similar ordinance in force in England in the time of Henry VIII, the preamble of which runs thus: "Forasmuch as the generation and breed of good and strong horses within this realm extendeth not only to a great help and defence of the same but is also a great commodity and profit to the inhabitants thereof, which is much

A brown mare 2 year old with a star in the forehead with a crop on the near eare branded on the near buttock with B and on the of buttock with the towns brand E.

A Brown horse* 5 years old with a crope on the near year branded on the near shoulder with M. L. and on the near Buttock with S.

(Court Records, p. 233.)

[DEED.—JOSEPH BAILEY TO JAMES SMITH.]

[Abstract.]

[1688, Aug. 19.]

This indenture made ye nineteenth day of august in ye

decayed and diminished by reason that in forests, chases, moors and waste grounds within this realme little stoned horses and nags of small stature and of little value be not only suffered to pasture thereupon but also to cover mares feeding there, whereof cometh in manner no profit or commodity, therefore enacted that no horse being above the age of two years and not being of the height of 15 'handfulls' shall be put to graze on any common lands." By another section of the law all such horses and mares were to be killed. It is claimed that the living horse did not exist in America at the time of its discovery, but this point is not fully settled. Bones of the pre-historic horse have been found imbedded in older rock in America than anywhere on the globe. Our ancestors in Huntington probably first obtained their stock from the older towns in New England and Virginia. The breed was doubtless a mixture between such as were imported directly from England and those brought over by Spanish adventurers into more southern latitudes and Central America at an earlier period. The Huntington horse of 1688, under size, scraggy and uncouth in form, branded, vented and re-branded every time it changed owners, both with the town and individual marks, until most of the hair had disappeared under the searing hot iron, and with its ears clipped and gouged with sheep shears, must have presented rather a sorry appearance.—C. R. S.]

third yeer of the Raine of our Sov^r Lord Jams the second and in the yeer of our lord acording to ye computation of the Church of England one thousand six hundred eaghtie eaight Betweene Joseph Baily of the towne of huntington upon Long Iland in ye countie of suffolk and province of new yorke in America husbanman and alce his wife of the one partie and Jams smith of the same towne countie & province afore sd. cooper of ye other partie: Witnesseth that ye sd Joseph Baily and alce his wife have for divers good causes and considerations us their unto moving but more especially for & in ye consideration of ye sum of five pounds in curant silvar coyne as it passeth in this province, A yoake of oxen that hee worketh with new cart and new wheels with a good sett of cart boxes and a sett of good Iorn hoops with the yoake & yoake irons boult & clevise y^t y^e said oxen worketh with all as allso the ballence of all acounts betweene y^e sd Joseph baiely & Jams Smith from the begining of the wourld to ye day of ye datte heer of, all in hand secured before ye ensealling and delivering heer of have bargoned alenated sould and confirmed and by these presents from us our heairs executors administrators and asignes doe alenate Bargen sell and confirme unto ye sd. James Smith his heairs executors administrators and asignes all that parcell of medow Land yt I have sittuate lying & on ye south side of this Iland on a necke of medowe comanly called or knowne by ye name of santepauge bounded one ye east with ye woods in com-anidge one the north side with ye medowe of John wickes on the west with A creeke that parteth the medowe of Robart Callem and mor on ye south or south east with ye medowe of Jonathan Rogers Runing to ye sound and from Jonathan Rogers line yt parts mee & Rodgers to the outermost edge of a pond and soe to ye sound soe the creeke and salt pond with a strait line too the sound is ye south or south east side of Robart Kellams bounds wee say all ye

afore said medowe land fresh & salt exsept a way that the said Robart kellam have granted for ye carting his hay to him & his heairs for ever according to ye tener of his deed of saille else all prevelidges yt doth or may heer after belong to ye same by way of purchase of upland upon that necke wee have asigned over from us our heairs exsecutors administrators and asignes untto Jams Smiths his heairs exsecutors administrators & asignes to have and to hould for ever yeelding & paying therefore his anuall and yeerly proportion of what may be long to ye Government of this province (full covenant of title and warranty clause)*

in witness where of to this present indenture wee have set our hands and seales.

signed, sealed and delivered in the presence of us

JEREMIAH SMITH THOMAS SMITH

JOSEPH BAILY
the mark of
ALCE × BAILY

august y^e 20, 1688 there apeared before mee the within mentioned subscribers and acknowledged this instrument to bee their ackt and deed.

EPENETUS PLAT
Justice of ye peace

A true coppy of y^e originall deed compared August y^e 30th 1688 p mee Isaac Platt, Rec^r
(Deeds, Vol. 1, vv. 248-9.)

[*In this and other deeds headed "Abstract" the mere formal parts are omitted and only the essentials are given, including, in all cases, the full description of the premises contained in the deed. At this period the formal clauses of a deed came to be exceedingly verbose, abounding in useless repetitions, and the committee decided that abstracts, giving all the material portions of conveyances, would be better than to exhaust so much space with immaterial matter. Those who desire to consult the language of the deed in full can easily inspect the original record, the reference being given at the foot of every paper.—C. R. S.]

[TOWN MEETING.]

[1688, Aug. 20.]

August ye 20th 1688 it was at a towne meeting voated and consented to by ye towne that Captt Epenetus Platt and thomas Powell should goe to yorke to treat with governer Androsse and Mr Graham about our Pattent and what thay judge meett to bee done in order to ye towne good as to procuring a Lysence to purchase what Land and meddows within our limits may bee benifishall to ye towne and what thay too shall doe in order to ye premises ye towne doth promise to Rattifie and confirme.

the day above written it was voated y^t James Chichester should bee Relaxd of what contrackt or bargin hee made with the towne for the swamp lying att y^e Reer of thomas highes home lott.

the day above written it was voated y^t Jeremiah hubbart shall have three acars of land in part of his division land att y^e Reer of Joseph whitmans house Lott their must bee a hie way betwixt Joseph whitmans lott and his land.

(Town Meetings, Vol. 1, p. 160.)

[LAND OF ROBERT ARTHUR.]

[1688, Aug. 29.]

more delivered Robart arthor fiftie and 2 pole southward lying by ye side of the swamp bounded by the whitte oake at the foot of the hill from ye chesnutt tree that was first marked 80 pole by the cleft more wheare 2 white oaks out of one stump is marked.

A True Coppy of the originall deed p. mee

Isaac Platt Recor

August y° 29. 1688. (Deeds, Vol. 1, p. 245 B.)

[CHARGES OF TOWN'S AGENTS FOR "TREATING" WITH THE INDIANS, &c.]

[1688, 9th month.]

An acount what Tho: Powell hath done for ye towne.

		£	S.	d.
1686 1687	for ½ bushell of oats caried to ye ferry	00	OI	03
	for I Journey to york with I. P. 18: 64:) expended	01	01	09
	of my own mony I Journey more to yorke	0	17	00
	I days discourse with Swanamee & 1q ^{rt} Rum then.	0	04	00
	I day goeing to Sequetaug for Indians to mark boundys	0	04	00
	a day my selfe & son to marke ye bounds	0	05	00
	for 4 qts & 1 pint Rume	0	06	09
	for 1 ^s paid wamehas	0	OI	00
	for entertainement for Swanamee & his horse 12 days & 3 Indians more 2 daies	0	10	00
	for $\frac{2}{3}$ of a day at Cap ^t fleets	0	OI	00
16 88	: 3 ^{ino} : 1 Journey to yorke	I	00	0
	3 ^{ino} : 1 Journey to yorke	0	14	6
	9 ^{ino} : I Journey to yorke	0	14	6
		0	4	5
	for making ye Rat for defraying a charg		2	6
	Jonas Wood sr his accot	£	S	d
	I day to Run the bounds with ye Indian	s o	04	0
	a day to oysterbay	0	04	0
	½ bushell of winter wheat to ye Indians	0	02	6
	is a day to view ye pattant & is a days discourse with Swanamee	} 0	02	б
			13:	0
	Thomas Fleett sr his acct.	£	s	d
	for $\frac{2}{3}$ of a day about y^e acct.	0:	OI:	00
	for $\frac{3}{2}$ a day to view ye Pattant	0:	oi:	03

to ye value of 2 daies spent	0:05:00
for making ye Rat	0 07 11 2 6
(File No. 47.)	10 5

[DEED. JONATHAN SCUDDER TO THOMAS HIGBEE AND THOMAS FLEET.]

[1688, Sept. 3.]

September the third 1688

Whearas at a towne meeting october ye 14th 1686, the towne sold a piece of medere to Jonath. Scuder these prsents testifie yt all that meddewe in the east neck yt Insigne Jonathan Scuder bout of ye towne at an out cry at ye sd. meeting above named hee ye said Scuder with consent of his wife doth aknowledge yt they have sold and made over from them their heirs, executors administrators and asigns for ever all yt parsel of medowe before named wee say wee have sould it to thomas highe and thomas fleet to them their heairs exsecutors administrators and asignes to have and to hould for ever and further acknowlege yt wee have Reseved full satisfaction for ye a bove named meddowe as wittnes our hands ye year and day above written

the interlinin between ye first & second lines was before signment

Witnesses

ISACK PLATT

RICHARD WARD

(Town Meetings, Vol. 1, p. 144.)

JONATHAN SCUDDER SARAH SCUDDER

[DEED. JOSEPH WOOD TO WILLIAM JARVIS.]

[Abstract.]

[1688, Sept. 10.]

This Indenture made ye tenth daye of september In ye fourth yeare of ye Raigne of (&c) & In ye yeare of Christ 1688 betwen Josep wood of Merick In ye towneship of Hemsteade upon Longe Island being in the Qunes County yeoman & Joanna his wife of ye one partey and Willam Jearves of Huntington In ye Countey of suffolk upon ye sd. Island both In ye Juredcktion of yorke In Amarack husband man of the other partey witneseth that ye sd. Joseph Wood for & in consideration of thes severall sumes of Money heare bye secured to bee payed by ye saied William Jearves his heyers executors administrators or asignes to ye sd. Joseph wood his heyers executors &c at times & places hereafter expresst yt Is to saye ye just & whole sume of seaven poundes thirteene shillings fower pence at or before the first of Maye next Insuing if ye sd. willam have a good voyage In Whaling ye are before if not then to paye the fore sd. sume of good & Lawfull money without fraud or further Delaye att or before ye first of Desember next Insuing & shall bee In ye (yeare) of our Lorde 1689 att ye now Dwelling house of Ebenetus plat sqr In Huntington afore sd. & allsoe ye Like sume of seven pounds thirteen shillings fower pence of Like Lawfull mony to paye att or before ye first day of Maye which shall bee in ye yeare 1690 if he have a good voyage in whaling ye yeare before If not then to paye ye fore sd sume att ye place afore sd. without fraude or furder Delaye att or before ye first of Desember next after & allso ye like sume of seven pounds thirteene shillings foure pence to paye att or before ye first of Maye which shall bee in ye yeare of our Lord 1691 if ye sd. willam have a good voyage in whaling ye yeare before & if not then to paye ye fore sd sume att or before ye first of Desember next after att ye place before sd. with out fraud or aney furder Delaye for & In consideration of these fore sd. sumess thus secured to bee payed ye sd. Joseph wood & Jonanna his wife Doth here bey bargan sele allenate enfeef confirme & make over all our Right title Intrest claime & Demand unto ye sd. willam Jarvace his heyres &c of all that house & building together with that lott of Land upon which it standeth being by estemation thre ackers bee ye same more or lese abuting upon ye north side of ye Lott whare Captune Bayle now liveth & upon ye north east side upon ye way that Leadeth to yo Harbur with all yo fences Liberties easements, water woods, under-woods, & emallumetis, what soever being part or parcell of my hundred pound right which I latley purchased or had granted from & bey the free houlders of Huntington as by ye Records of ye Court will a peare with all our Right & title theare unto pertaining whither it bee in Land layed out or to bee layed out with all or Right of Comanage there to belonging or appurtaining to have and to hould to him his heyers executors administrators or asignes for ever all ye oreg. divised premises with all its Appurtenances from ye sd. Joseph wood & Jonanna his wife or their heyers (&c) he ye sd william Jarves paying & discharging all Debetes & Demandes & doinge & perferming all such securetes as pertaine to ye premisses (covenant and warranty) In witnes heare of ye parties above named to thes Indentures Interchangbley have set their hands & seales thee Dave & yeare before expresed, sealed signed & Delivered In ye presents of us.

JEAMES SMITH STEPHEN JARVES sen^r JOHN LUMM. (Deeds, Vol. 1, pp. 296-7.) JOSEPH WOOD

her × mark

JONNAH WOOD

[BOND. JOSEPH WOOD TO WILLIAM JARVIS,]

[1688, Sept. 10.]

Know all men bey thes presents that Joseph wood of Mericke In Hempsteade In Quenes Countey upon Long Island in ye jurediction of new yorke doe herebey binde mee my heyres executors and administrators to paye to willam Jarves his heyeres &c ye just sume of fourtey pounds of Lawfull money to which payment well & truley to bee made I bind mee, my heyers &c firmly by thes presents, sealed with my seale Dated this tenth of september in ye fourth yeare of ye raigne of James &c king In 1688.

The condition hereof Is such that if ye above sd. Joseph wood Doe well & truley observe performe fullfille & keepe all such covenants promises bargans gifts grants & agreements for him selfe & his heyres &c after him as on theare Parts ought to bee observed & kept contained in one payge of Indentures betwixt ye sd Joseph wood of ye one partey and ye sd. willam Jarves of ye other party bearing Date with thes presents as on theare part ought to bee observed & keept then this present obligation to be voyde or otherwise to bee and Remaine in full power force & vertue sealled signed & deliveried In ye presents of us.

JEAMES SMITH STEPHEN JARVES, sin^r JOHN LUMM. (Deeds, Vol. 1, p. 298.)

JOSEPH X WOOD

DEED. DAVID SCUDDER AND WIFE TO JEREMIAH HUBART.

[Abstract.]

[1688, Sept. 12.]

This Indenture made ye twelfe day of September 1688.

Betwene David Scudder & Mary his wife & Jeremiah hubart, Witnesseth yt David Scudder & wife for ten pounds in good curant paye and twentie shillings in silver quine in hand paied, have alinated bargned sould & confirmed all our Right in & to tenn acars of Land, Lying on a necke of land called west Necke over against ye comanfeld, all so all other Lands that is in my custuardy divided or undivided that doth belong to ye house Lott yt I alenated to thomas Brush which is by denomination a two hundred pound Right of Comonage, except fouer acars yt Lyeth In ye west necke comon feld which four acars of land I Reserve to my only use and comoditye also all my Right of too hundred Right of comonage wee have estranged as afore sd. from us our heairs &c unto Jeremiah hubart his haiers &c to have yealding & paying there from his anuall yearely preporcon of what belongs to ye Government, (with full covenant & warranty) of title Signed & sealed

Witness

ALES×BAILY

JOSEPH BAILY (Deeds, Vol. 1, p. 417.)

his mark

 $\text{David} \times \text{Scuder}$

 $\max_{\max} Scuder$

[ORDER FOR COUNTY ASSESSMENT.]

[1688, Oct. 16.]

To the towne of Huntington.

Att a meeting of the Justices of the peace for the County of Suffolk upon Long Island by vertue of an order from his excellency the governor and Counsill bearing date the 29 of August Last for the Renewing of the Late act and Leavying of the sum of four Hundred thirty four pounds ten shillings Money in pursuance to ye said order

we make Choyce of and apointe assessors for the severall towns as followeth, for the Assessing of this County to pay the said tax which according to ye said order of governand Councill is four Hundred thirty fowr pounds ten shilling mony to be Delivered at york without Charge by the 8th of November next: the severall Collecters are Likewise Chosen.

thomas Mapes of the towne of Ionathan Horten Southold. Joshua Horton—Collecter John Howell Jun^r Joseph peirson of Southampton thomas Cooper—Collecter John Mulford Capt. John Wheeler of Easthampton. Thomas Chatfield—Collecter Thos. Holme Timothy Bruster of Brookhaven. Thomas Jenners—Collector Adam Smith Samuell Smith of Smithtown. Jonathan Smith—Collecter Isaac platt John Wood of Huntington John weeks-Collecter

And we doe order that the assessors and Collecters Respectively above mentaned be sworne by the next Justice of the peace for the Assessing and Collecting the Rate afore said and that one of said Assessors In each towne doe meet In behalfe of the County at the towne of Southampton and bring with them there Respective Estimates of the severall towns to proportion the said Rate upon the twenty-ninth 29 day of this Instant octobar and all Assessors within this County above mentoned are hereby Required to Assess or estimate every male person of sixteen years and upward at eighteen pounds p. head and not only to assess the persons and estates of the free holders

but also all the Estate and Merchandice of all Merchants, factors, traders, or dealers and other persons that is dwelling, Resideing or being within any of the townes in this County and the estimate to be made according to money: and the said Assessors that are to meet In behalfe of the County are to order three County charge for the year past at y° same meeting

Dated at Southold this 16:th Day of October 1688

By order of the justices of the peac for the County of Suffolk this Day met and Assembled p.

John Howell Clark.

(File No. 17.)

[ORDER CONCERNING MILL AT COLD SPRING.]

(1688, Oct. 22.)

Huntington october: ye 22d 1688.

Wee whose names are under written the townsmen of huntington and chossen by the towne to carie on towne afairs wee doe give consent to Jonathan Rodgers to goe on with ye saw mill at ye Cold Spring and to make improvment of ye sd. mill not Relaxing any thing in order to ye covenant betwixt ye towne & the sd. Rogerd as to the grist mill or the price of any sort of sawn timber yt ye towne shall have of the sd Rodgers wee doe give libertie as above sd. untill the town shall see cause to make use of the streame for a grist mill thay Paying to ye sd. Rodgers soe much as it will bee Beniffit to them in order to a grist mill. as wittnes our hands ye day and year above written.

John Sammis Joseph whitm**an** Isaac Platt.

(Town Meetings, Vol. 1, p. 146.)

[DEED. JONATHAN SCUDDER TO JOHN SCIDMORE.]

[Abstract.]

(1688, Nov. 15.)

This indenture made the fifteenth day of novembar in the third yeer of the Raine (&c.) and in ye yeer of our Lord (&c) on thousand six hundred eaightie eaight. Betweene Jonathan Scuder of the towne of Huntington upon Long Island with in ye Countie of Suffolk & province of new yourke in Americai husbanman and Sarah his wife of ye one partie & John Scudamore Jun of ve same towne Countie and province husbanman of the other ptie: Wittnesseth: that the sd. Jonathan Scudder & Sarah his wife: have for (&c) the consideration of ye sume of sixtie six pounds ten shillins in good passable paie of this province in hand secured before ye ensealling and delivering heer of: have allinated barganed sould and confirmed and by these presents Doe allen sell and confirme from us our heairs executors administrators and asignes all our Right tittle and intrest in and too part of a farme sittuate lying and beeing one a necke of land comonly called or knowne by the name of Crab medowe necke within the bounds of huntington beeing the Right or proportion of four hundred pounds Right of upland & medow ffresh and sallt that doe beelong or was laid out unto that said fowr hundred Right Acording to ye Custome and maner of the townes devision of lands or acording as those farms weare devided by lott by a mutiall agreement of the wholle towne the settlement wheare of was ordered by a generall Court of assizes held att new Yorke with Governer and Counsell wee saie all our Rights and intrests in and to ye same and every part and parsell there of wee have by these presents assigned over unto the sd. John scudamore his heairs executors ad-

ministrators & asignes for ever to have and to hould use ocupie and injoe all & singaler the afore sd. granted premises with theire apurtenances of Rights and prevelidges yt doe or may ever heer after beelong to ye same firmly or as firmly as can bee made by any deed or convance what soe ever unto ve sd. John Scidmore his heairs exsecutors. administrators and asigenes Too have and to hould for ever: hee yeelding and paing therefore his annuall and yeerly proportion of what belongs to ye government of this province, and allsoe to stand in defense of ye Right of the afore granted prmises that if ye sd. prmises bee wholly lost by law that neither the sd. Jonathan scuder nor John scidmore injoes the fore mentioned then ye sd. Jonathan Scudder his heirs (&c) shall Return all and singular such sum or sums of mony againe unto John scidmore his heaires, (&c) at soe many payments as hee the sd. Scudder reseved it ffurthermore wee the sd. Jonathan scudder and Sarah his wife doth ffurther promise, covenant and grant too and with the sd. John scudimore his heairs executors administrators & asignes that ye sd. Jonathan Scudder and Sarah his wife now is and stands firmly seized of a sure & perfit estate in the law of whatsoever upland or medowe doth belong to that part of farme afore sd. accordingly derived from ye towne of huntington and having fullfilled the towns injoinktions as it is more at Large specefied in ye towns deed to ye whole; therefore hath good Right and lawfull authoritie to sell and convaye ye same and the sd. Jonathan scudder (full covenant and warranty)

in wittnes where of wee have to this present Indenture sett too our hands and seales.

signed, sealled & delivered in ye presence of us.

The Mark of X
ALLESE BAILY
JOSEPH BAYLY
(Deeds, Vol. 1, pp. 254-6.)

JONATHAN SCUDDER SARAH SCUDDER.

[DEED. JOSEPH WHITMAN TO ISAAC PLATT.]

[Abstract.]

[1688, Dec. 11.]

This Indenture made the eleventh of desember in ye third yeer of ye Raine of our sovr Lord (&c) and in ye yeer of our lord (&c) one thousand six hundred eaightie eaight: Beetween Joseph Whittman of the towne of Huntington upon Long Iland in ye countie of Suffolk in the province of new yourke in America husbanman, with sarah his wife of ye one partie and Isaac Platt of ye same towne Countie and province of ye other partie Wittnesseth that ye sd Joseph Whittman with sarah his wife Have &c. in the consideration of a valluable sume in hand Reseved &c. Have Bargoned allinatted sould and confirmed and by these prsents ffrom us our heairs exsecutors administrators and asignes &c unto ye afore sd. Isaac Platt: his heairs exsecutors &c all and singular that fifteene Acars of Land that was granted unto ye afore sd. Joseph Whitman att a towne meetting Aprille ye second one thousand six hundred eaightie and five sittuatte lying and beeing on a necke of land commonly called or knowne by ye east necke nott laid out but granted on ye north side of a peece of land of ye afore sd. Isaac platts adjoining it by a hyway yt Leadeth to stony brooke eastward from ye towne Together with all timbar trees wood under woods mines or mineralls exsept what belongs to ye Crowne: To have and too hould the sd. granted and barganed prmises and apurtenances unto ye sd. Isaac Platt his heairs exsecutors administrators and asignes for ever: Yeelding and paying there fore his annuall and yeerly proportion of what belongs to ye government of this province (full covenant and warranty.)

in witness wheare of to this present Indenture wee have sett our hands and seales the day and yeer above saide, it is to bee understood that the warantee is only for our owne Right in the above said land

signed, sealled and delivered in the presents of

ELIPHALET JOENS ZOPHER BEECH (Deeds, Vol. 1. pp. 258-9.) Joseph Whittman of the mark \times Sarah Whittman

[CHILDREN OF JONATHAN SCUDDER.]

[1688, Dec. 31.]

Abigall scudder daughter of Insigne Jonathan scudder was borne ye 7th of Januare in ye yeer 1685

Rebecka scudder daughter of Jonathan Scudder was Borne the Last day of desembar in ye yeer 1688. (Surveys, p. 150)

[ASSESSMENT OF PROPERTY.]

[1688---.]

A list of ye estat	e	of	hu	nti	ngt	on	A	prized	acoı	ding	to to
mony, 1688									£	s.	d.
Jonathan Jarvise									043	12	об
Sam ¹¹ wood .			•			•			095	00	00
Tho. Powell .					•		•		040	IO	00
Joseph wood .	•			•		•			070	08	04
Isaac Platt		,	•				•	• .	140	IO	00
Mr. wood .	•			•		•			146	04	02
John weeks .		•	•					•	095	ΙI	02
Tho: Whisson	•		•	•		•		•	025	IO	00

HUNTINGTON TOWN	KEC	OKD	S.			19
Edward higbee			•	110	IO	00
Captt. Baily				074	07	02
William Jarvise		•		025	IO	00
Tho. higbee		•		045	IO	00
Nath. foster . :				069	15	10
James Chichester sen ^r		•		06	12	06
Tho: Scuder				133	15	IO
Rob: Cranfield				103	06	00
Stephen Jarvice Sen ^r				075	16	08
widow barnes				013	15	00
Capt ffleett				165	IO	00
Stephen Jarvise				032	02	00
Jonathan Rodgers				150	04	02
Henry Sooper				068	00	00
John Green				041	00	00
John betts				057	08	06
John Adams souldjear				022	13	00
Jonathan Adams				O2 I	03	00
Tho: Brush				0	ΙI	8
Rich Brush (Rich brush paid wie	dde	r Joa	nes)	0	07	6
				0	ΙI	10
Joseph Whittman				0	09	8
Abiel tittus (the three, Whettn	nan	and	bot	h		
tituses to pay wide	low	Jone	es)	0	IO	9
Sargant tittus				0	ΙI	8
Rob: Artor				0	OI	10
Sam: Kicham				0	13	9
Widder Joans				I	03	10
John Joans				0	07	6
Tim Konklin				0	10	8
Benjamin Joans				0	об	5
John Samons				0	13	07
Rich: Whitte				0	03	10
Hen. Sooper				0	04	6
Jonathan Rodgers		•		0	18	10

Mr Jacob wallker o	OI	0
Tho: Higbe	03	10
Tho: Lawrance	02	б
Josiah Joans	OI	6
Henry desburo o	15	6
Rich betts o	02	6
John Inkerson	14	5
Adam Whittehed o	02	6
Simmon Lane	03	0
Tho: marten o	06	6
Ed. Bunce	I 2	9
George Ballding o	06	4
John Samis	IO	08
James Chichester Jun ^r	00	00
mosses Scudders lott	IO	00
Timothy Conklin	00	00
Jonathan wood	07	об
Jonathan Scudder 101	17	08
John Kicham	OI	08
Rich. davice	00	00
John davice	00	00
Benjamin scrifner	00	00
Richard Williams	00	00
Samuell Kicham	OI	08
Samuell tittus	об	00
Abiell tittus	05	00
Joseph whittman	00	00
Jonas wood Jun ^r	IO	00
Richard brush	19	об
Tho. brush	00	IO
John brush	05	00
Captt Platt	00	00
nicolas Smith	00	00
widdowe Core	06	02
Jams Smith	10	00

Tho: wickes	14	00
Jonathan Harnett	OI	02
Robart kellam	14	00
Timothy Scuder	00	00
Jeremiah hubart	00	00
Jacob Brush	12	об
david Chichester 018	00	00
Jonathan Chichester	00	00
Rodger guint	00	00
Jeremiah Smith	00	00
Thomas whitthed	15	00
John Scidmore Sen ^r 019	Ю	00
Thomas Scidmore	00	00
Edward bunce	IO	00
Jeremiah Adams	04	00
John Inkersolle	12	об
Jons Vallentine	15	00
John Page	17	об
John Mathews o19	IO	00
Richard Gildersleeve	00	00
John scidmore Jun ^r	00	00
Jonathan Luice	00	00
Phillip udall	10	об
William Broderton	00	об
James Batte	00	00
Walter noacks	12	00
Thomas Smith	00	00
Samuell Smith	15	00
Richard Sooper	IO	00
Robard arthur	02	06
John Jones	04	02
David Scudder	02	об
John Gooldin	00	00
John Adams Carpenter 019	04	00
William mace o19	10	00
(File, No. 1.)		

[DEED. SAMUEL TITUS TO JONATHAN WOOD.] [Abstract.]

[1689, March 2.]

This Indenture Mad ye second day of March 1689 Betwene Samuell Titus & Jonathan wood of Jemeca. Witnesseth that Samuel Titus for a sum in hand paid, hath Given granted Bargned &c unto ye said Jonathan wood his heirs &c for ever one equall halfe of my Lott divided by a straight Loyne through ye midest of ye sd. Lott Itt being ye south halfe sittuate Lying & being In ye Town ship of Huntington bounded on ye south by ye Lott of John Jones on ye north by ye other halfe of this sd. Lott, bounded on ye east by ye street on ye west by ye Land In Commons allso one hundred pound Right of Land In ye ould & first purchas of ye Town of Huntington & this hundred wright to be from ye first originall of hundred In ye sd. Town together with all and singular ye hereditements &c there unto belonging. To have & to hold forever With all priviledges (and full covenant and warranty of title.) signed & sealed.

Witness
HENERY TITUS

JOHN KETCHAM

Acknowledged May 7. 1703

JOHN WOOD, Tes.

SAMUELL TITTUS

(Deeds, Vol. 1, p. 486.)

[TOWN MEETING.]

[1689, April 2.]

がない

Aprill ye 2d at A towne meeting Legally warned 1689.

the day above sd Thomas brush was Legally chossen constable

The day above written weare legally chossen for townes men to cary on all towne afairs Rellatting to ye good of ye towne in generall Joseph Whittm John Kicham Thomas wickes.

The day above sd. it was voated and consented to y^t all from 14 years old and upwards shall y^e 2^d munday an tusday in June next cutt brush to bee ordered and apointed wheane by y^e townsmen: and each person upon faillure or negleckt to forfitt three shillings per day for snch negleckt to bee forth with taken by distres by the Constable: and the towne: not the farmers are to meett at y^e meeting house upon the day apointed att y^e beat of the drum.

the day above written Captt platt was ordered by a towne voat to use his best discresion to procure our last money Ratte to us againe and upon procurment the towne doth ingage to save ye sd. Captt Platt harmles in the premises.

The day above sd. Johathan Scudder was Legally chossen coleckter to gather all Ratts belonging to ye Countie an towne.

The same day above sd. Sargent Thomas wickes was chossen to join with Captin baily to lay out land for ye east end of ye towne.

The day above written it was voatted that Captt fleett shall have 40 acars of land our wright in it a joinig to ye north side of his own land at Claboard hollowe in lue of what is due to him in ye Ratte made to pay the tirks att yorke and those men behind in yt Ratte are to pay it into ye Constable or townsmen.

it was allsoe voated and consented to y^t if those men behind in y^e tirks Ratte doe not pay in into y^e constable or townsmen what is behind for them to pay by next crismas that fortie acars of their devission land shall bee deducted and taken from them when their lands is laid out.

Aprill ye 2 1689 att a towne meeting it was voatted and granted yt John Adams, carpenter shall have one hundred pound Right of land from the first settlement of the towne hee to pay to the towne five pound for it within a twelve month after ye datte heer of it is to bee paid in curant passable pay.

Aprille ye 2d: 89 att a towne meeting it was voated and granted yt Jonas Platt sonn of Isaac Platt shall have one hundred pound Right of land from the first settlement of the towne and eaight acars of division land lying south or southeast from ye head of ye crooked hollowe ye cart way to ye south hee to pay as John Adams five pounds curant pay.

The day above sd. it was voatted and granted y^t John Scidmore Jun^r shall have twentie acars of land as y^e plase will afoard it east and north of a trackt of land y^t y^e sd. scidmore bought of John Goolldin not to hinder any wattering place for creaturs or hie wayes or buring place.

The day above sd. it was voated & granted y^t Abiell tittus shall have ten acars of division land one the north side of the Path y^t goeth to oyster bay.

The day above ^{sd} it was voated & granted y^t Robart Kellam shall have twentie acars of land, division land joining to h's other land upon the west necke by the harbor side of y^e soth side of his other land their.

The day above sd. it was voatted and granted yt

Samuell Smith shall have a hundred pound Right of land from ye first settlement of the towne and eaight acars of division land in and about the place where hee made coale last micalmus hee paying for it in specia and time as the others doe.

The day above sd. it was voatted & grantted y^t James Chichester Jun^r shall have eaight acars of land upon the west neck to y^e west ward of John Scudders pond at y head of a hollow y^t goes from those ponds.

Aprill ye 2d 1689 at a towne meeting it was voated and granted yt goodman Sooper shall have ten acars of division land upon ye west neck upon ye south side of ye hed of ye cove swamp.

The day above sd. it was voatted and granted y^t Samuell Kicham shall have twentie acars of division land at y^e spring that Runs south ward beeyound Goerges Spring.

The day a bove s^d it was voatted & grantted y^t Jonathan Scudder shall have twentie acars of devision land lying on y^e north side of seataukett Road agenst dicke pechegans land.

The day above sd it was voated and granted to John Ingersolle yt hee shall have fourtie acars of division land ye towne Right in it upon Crabmedowe necke

The same day above sd. was voatted and granted to Thomas Wickes libertie to sett his barne fowr foott into ye streett eastward and to Run his fence from ye south east corner of his barne to ye place wheare his gatte post stands nowe.

The day above sd it was voatted & ordered y^t all persons shall bring in to y^e Clarke house an acount of all their division land, home lotts exsepted: to have an acount of

what land every man hath had granted to him or whatsoeever hee hath purchased of any other person.

The day above sd. it was voatted & granted y^t Jonathan Luise shall have twentie acars of Land upon fresh pond necke or neer their abouts belonging to y^t which hee bought of Captt Baily y^e towne Right in it.

The day above sd it was voatted & granted y^t Jeremiah Smith shall have six acars of land or 8 att y⁰ hed of fryers hollowe division land.

The day above sd it was voatted and granted y^t James vallentine shall have fifteen acars of land upon Crabmedowe necke y^e towne Right in it.

The day above sd it was voatted and granted y^t Richard brush should have a hundred pound Right of land from y^e first settlement of y^e towne hee to pay for it to y^e towne as others doe y^t have the same day granted so to them.

Aprill ye 2d 1689, the same day at a towne meeting it was voatted and grantted yt Captt epenetus Platt shall have of devision land what comes to ye Right of a too hundred pound Right easterly of Thomas powells land lying south west from ye east field which too hundred pound Right ye sd. Captt Platt bought of John Jones.

The same day above written it was voatted & granted y^t Captt Epenetus Platt shall have libertie to change and lay downe sixteen acars and a haulfe of land formerly granted him south ward and take up y^e sd quanitie of land east ward of Thomas Powells division land.

The day above sd. it was voatted and granted y^t James Smith should have six or eaight acars of divission land bee yoand y^e old east feild.

(Town Meetings, Vol. 1, pp. 163-166.)

[EDWARD BRUSH'S LAND.]

[1689, Apr. 2.]

The Record of Edward Brushes Land.

The hundred pound right which was bought By Richard B. of the town was to be equall with all former grants being granted Aprill the 2nd 1689 Is now his sonn Edward Brushes.

the mark of ELIZABETH KETCHAM JOHN KETCHAM (Deeds, Vol. 1 p. 300, B.)

RICHARD × BRUSH

[LAND OF THOMAS SCIDMORE.]

[1689, Apr. 12.]

Laid out for Thomas scidmore ye 12th of aprill 1689. twentie acars of Land on the north side of the hoge pond on Crab medowe neck in too parcels one parcel fortie Rod square the other parcel one the west side seventie Rod in length and twentie seven Rod in breadth laid out by us acording to the towne grant

JOSEPHBAILY
THOMAS WICKES

A True Coppy as it was given in to mee by the Survaors p mee Isaac Platt,

Recr

(Deeds, Vol. 1, p. 132.)

[LAND SURVEYED FOR JOHN INGERSOL.]

[1689, Oct. 11.]

Aprill ye 11th: 1689

Laid out ye day above sd. fortie acers of land on Crab medowe necke in too parcels the eastermost lying between land of Thomas Scidmore beeing ten acers the other parcell thirtie acers beeing in length eaightie Rod ajoining to the Cart way on the north side and sixty Rod in breadth, southward from ye Cart path: wee saie Laid out by us for John Inkersolle.

Joseph Bailly Thomas wickes

A True Coppy as it was given to mee by the survaors, Isaac Platt Recor

Aprille ye 13th: 1689 (Deeds, Vol. 1, p. 229.)

[LAND OF JAMES VALENTINE.]

[1689, Apr. 13.]

Whereas James Vallentine had fifteen acars of land granted uppon the account of devission land and according to the towne grant wee whose names are under written have laid out to Jonas vallentine fifteen acars one Crab medowe necke in Lenth sixtie Rod: in breadth fortie Rod: Aprill ye 12th 1689

A True Coppy as it was given in to mee by ye Survaors Aprill ye 13th 1689

p mee Isaac Platt Rec^r

(Deeds, Vol. 1, p. 132)

[A WATERING PLACE.]

[No date.]

Know all men by thes presence that I, thomas Jrves of Huntington for and In consideration of a certen peece or small parcell of swampe Land given and granted unto ye above sd. Thomas Jarves by ye trustees of ye towne of Huntington do by thes presence Ingage to Leave out to ye Comans A spring or Conveanent watering place Lying and joying to ye high way Leading In to this sd. east neck or Lettell neck this sd. peece of swampe joyning to Captain higheyes medow on ye north and to ye highway on ye west.

By mee John Ketcham, Clerk

(Deeds, Vol. 1, p. 85.)

[TOWN MEETING. THE POLITICAL REVOLUTION.*]

[1689, May 3.]

May the 3^d: 1689: At a towne meetting it was voatted & consented too y^t Captt Tho. fleett should goe to oysterbay to treat with whom hee sees cause theire: about matters Rellaitting to the present statte of the counties: Allsoe ye same day it was voated that Captt fleett should goe to y^e maine to stanford in Refferance to y^e same bussines above mentioned.

^{[*}This paper discloses great excitement among the people and concern as to public affairs. The student of political history at once detects the cause in the date. A great revolution had occurred in England. William, Prince of Orange, had entered the country, overthrown King James II, who fled into France, and William and Mary were proclaimed King and Queen of England. The revolution was both political and

The day above written it was voatted and consented too that upon ye Reseving againe our last mony Ratte: the towne doth jointly ingage to Captt Platt & John Wickes coleckter that if ever such a change should come that this mony should bee constrained to bee Paid backe againe that thay shall bee noe sufferers in the matter more than their owne parts acording to preportion with the Rest of their neaighbours.

May the 3^d 1689 y^e same day it was voatted and consented y^t Capt. Epenetus Platt shall have by vertue of the townes choise hee shall have full power to ackt as sivell and milletery head officer in this towne hee aplying him selfe for his Rulle to such of generall niccolses lawes as hee with the advise of his infearior officars shall see cause to

religious, James being a Catholic and William a Protestant. The news of this great event reached America in April of this year. The people of Huntington being Protestants, and smarting under the detention of their patents by a Catholic governor, naturally sympathized with the new Protestant king, but the colony remained in the hands of a governor and council appointed under King James. The most of the towns in the colony were up in arms against this "popish power" as they called it. It was under such influences that Captain Jacob Leisler of New York City began to lay his plans for seizing the fort in New York and assuming command in the name of King William, and his purpose was made known to the people in Huntington. Under these circumstances the people here sent out their most trusted men to learn the true situation of affairs, and they in effect proclaimed martial law in the town, choosing Epenetus Platt, who was at the head of the militia here, as commander-in-chief for the time being. The people went further; they agreed to join Southold in sending men "to York" to demand the surrender of the fort, and directed Captain Platt to proceed with men on that expedition. The fort was not taken until June 3d ensuing, and though there seems to be no account of the action of the military here under this order, there is hardly any doubt that Capt. Platt and his men were at the taking of the fort under orders of Capt. Jacob Leisler, no bloodshed having occurred at the time of its capture.-C. R. S.]

make use of for that Purposs butt as to ye administration of sievell justise hee is to aply him selve to ye English lawes.

The day above sd. it was voatted in answar to Southhould messingar that this towne will Reddyly comply with them to demand the fourt and have provided a man to acompanie and to joine with them in ye demand and to ackt further upon consideration as shall bee need full;

The same day it was voatted that Captt Epenetus Platt should goe to yorke with the east end men to make a demand of ye fourt.

(Town Meetings, Vol. 1, pp. 166-7.)

[TOWN MEETING. CONFERENCE WITH OTHER TOWNS.]

[1689, June 3.]

At a towne meeting June the 3^d: 1689 it was voated y^t y^e towne would chuse severall men to ackt in y^e townes behaulf with the east end men if thay see cause: in Referance to y^e present a fairs of the countrey The men chossen to ackt as above sd are Capt Platt Mr Jonas wood Capt Tho: fleett, Capt Joseph Bayly and Isaac Platt: The same day above sd Captt Tho. fleett was chossen to goe to yorke in Referance to the Publicke affairs if need Requires it and those men chossen see cause for it.

(Town Meetings, Vol. 1, p. 167.)

[CORRESPONDENCE BETWEEN LEISLER AND THE TOWN CONCERNING THE FORT AT NEW YORK.]

[1689, June 12.]

New Yorke, ye 12 day of June: 1689.

To the towns of Long Island in general Srs

Wheras there hath been severall Comitt^{es} out of severall respective towns at N. York, desiring to be assisting to consult w^t and how to act in the affairs that the peace of y^e inhabitant may be p^rserved but y^t whole County not being all together they have agreed to refer y^e time of fourteen dayes to meet together to ord^r two of every County to be Comittees of safty, upoⁿ the 26 instant, to settle those affairs.*

The action of securing ye fort for his most Excells Mattee William & Mary, king well approved of by the Countey, by went they seem to be out of fears of dangrethey were in, and it being a great burthen for the Citty of N. Yorke alone to keep it well, it would be well accepted by or Train bands that every Town would send us two known Protestant, trusty souldiers armed upon their cost & charges, & to maintain them here to be divided in ye severall Companyes undressed ye Command of their respective Captts till we shall receive orders from his Matter

vor servts

JACOB LEISTLER ABRA: DEPIESTIR J. BRUYNE

^{[*}Though the eastern towns had at first favored the usurpation of Leisler and the capture of the fort at New York, with the exception of East Hampton, they seem to have afterwards favored annexation to Connecticut and awaited events, finally supporting the new governor, Sir Henry Sloughter. Upon his arrival in the colony William and Mary were proclaimed in most of the towns, and probably in Huntington, with fireworks and demonstrations of joy, pursuant to the order of Gov. Leisler dated Dec. 19, 1689. Gov. Leisler commissioned the following officers in Huntington as appears by N. Y. Documentary History, Vol. 2, pp. 347 and 353: Ebenezer Platt, Justice of the Peace; Thomas Wicks, Captain; John Wood, Lieutenant. Leisler's government was short, and disorder prevailed everywhere, and finally ended by his arrest, trial, conviction for traeson, and execution on the 16th day of May, 1691.—C. R. S.]

Huntington June 14: 1689.

It is thought convenient that the day appoynted for ye County to meet by two men, out of every town be upon the twentieth Instant to meet at Southampton as a County Comittee, In ordr to chuse & impowr two men in ye behalfe of ye County of Suffolk to meet at New York on 26 day aforesd wth ye rest of ye countey. This is signified by Capt. Peirson Mr Saml Mulford and Jno Howell Junr (File No. 53.)

[TOWN MEETING. AUTHORITY TO SEND SOLDIERS TO NEW YORK CITY.]

[1689, June 17.]

At a towne meetting June ye 17th 1689: their was then chossen for Representatives to ackt in the beehaulfe of the countie Capt Peirson of Southhamton and Capt Platt of huntington.

The same 17th of June 1689: it was voated an ordered that ye Clarke of Huntington shall joine with the Rest of ye countie in signing their power: also it was voated ye same 17th of June yt this towne will beare their equall proportion of what charge of souldjears the Countie shall see cause to send.

(Town Meetings, Vol. 1, p. 167.)

[INDIAN DEED OF SANTAPAUGE, SOUTH, AND CONFIRMATIONS.]

1689, July 12.]

To all expian peopell to whom these preents may Com,

Know ye that wee Jeffery and will Cheepie and whahawaram, secotoug Indians and proproriotors or owners of the upland of a neeke of Land, sittuate liing and being on the south side of this Iland, Commonly called or knowne by the name of Santapauge, with the Conscent and assente of pameacoe and wameas and the Rest of the owners of that neeke of upland: Have for the kindnes and greate love that wee Bare unto Captn Platt, Leutenant Thomas Weekes, Jonathan Rogers ser Nathaniell foster, and the Rest of the owners of the medow land of that neeke aforesaid: given, granted and made over, for the Reasons aforesaid, from us our heires, executors, administrators and assignes: all that track or parsell of upland on santapaug aforesaid, from the edg of the fresh medow, southward unto the Indian path, norward as now it is, and from the River, eastward that parts guscomguaram from the said santapaug, unto the Rivar westward that parts santapaug and nagunttatouge: wee the aforesaid Indians Have ffreely and vollentaryly, without any bribe or indirect Dealing from the aforesaid English men, or any on of them: given, granted and made over all that part or parsell of upland Bounded as aforesaid ffrom us our heires, executors, administrators and assignes, unto the aforesaide Captin Epenetus Platt, Leutin thomas weeks, Jonathan Rogers, nathaniell foster, and all the Rest of the properiotors or owners of medow Land; and that the upland aforesaid may Bee equally Devided unto every english owner of medow upland answerable to theire parporcon of medow, to the end that the english and Indians may not bee trespasswers on too the other: But that there may bee neighboarly love continued betweene English and indians: for all the aforesaid Reasons weethe aforegranted: Have by these preents By this our Deed of gift, alienated and estrainged the aforegranted prmises from us our heirs, executors, administrators and assigns, unto the aforesaid Capth Epenetus platt, and his asosiates, thair heirs, executors, administrators and assignes: to Have, Hould, use, ocupie and injoye for ever firmely and freely, or as firmely as can bee made By Any Deede or Conveyance whatsoever, and Doe heerby these preents Renounce and Revoke all former grants or Bargens, and to maintain this as our just act and Deed against any person or persons whatsoever: whereas it is said in the seventeenth line the uplands to bee Divided according to the parporcon of medow, it was a mistake, the upland is to every man alike according to the intent of the indians: in witnes whereof wee the aforegranted have here unto set our hands and seales the 12th Daie of July, in the first yeare of his Ma^{tie} Raine, and in the yeare of our Lord on thousand six hundred eaightie nine.

signed sealed and deld in the preents of us:

the mark of

X

WAAMEAS the mark of

PAMECOE

PAMECOE

CHARLES PAMEGUA LIPLALET JONES.

LIPLALET JONES.

Jully ye 16th 1689 p mee

JONATHAN SCUDDER.

This deed of guift is entered upon Record in Page: 99:

Isaac Platt Recr

Memorandum, we who have Received ye within instrament have, to gratifie the subscribers, given four all guifts and paid debts for sum of them; also wee do bestow on them now a barrell of sider, which we, the within subscribers, doe exept in full satisfaction: and do for ever aquit all Clame to ye premeses, or further satisfaction, wee whose names are subscribed doe now mark ye bounds by or

the mark of

× Jeffry [l. a.]

the mark of

WILL \times CHOPIE [L. A.]

the mark of

WHAHAWHARRU [L. A.]

as ye path now runs and have given posesion by turff and twig as witness our hands this twenty of november 1692.

JONATHAN ROGARS, Juneire the mark of
CHARLES PAMEQUE

the mark of

X

CHIPPOUS

The mark of

X

JEFRY

the mark of

X

(File No. 29.)

[INDIAN DEED TO ROBERT KELLUM.]

[Abstract.]

[1689, July 13.]

Jully ye 13th 1689. This present writting wittnesseth that I Jeffery the Indian living att secotauke, that beeing the name ythee is comanly called by. I the sd. Jeffery doe freely give and make over from mee my hears &c to Robart kellam of Huntington his heairs &c to have and to hold from any man or person that shall Lay any claime theire unto for ever: eaight acars of land lying att naguntetauge hee having a Rite their: when soe ever the Indians see cause to sell it and the sd. Jeffrey doth Ingage yt the sd. Robart Kellam shall have this eaight acars of upland att ye south end of the Necke above mentioned whear the sd Robart Kellam shall see cause to take it, in wittnes wheare unto I have sett to my hand and seale in ye presents of us.

JONATHAN HARNOTT ELIZABETH WHITTE

JEFFREY × ye Indian

WAWEWEERAM

(Deeds, Vol. 1, p. 264.)

[DEED. INDIANS TO WILLIAM MARSER.]

[Abstract.]

[1689, Sept. 6.]

This Indenture made ye six Day of september 1689 betwene wamehus pumsha, Chippous and garapin Chife Indans and heads of seacotouge Indans of this Island of ye one partie and Willam Marser of ye towne of Huntington of ye other parte Witnesseth that ye sd. Indans afore said have for Divers Good Causes and Considerations & in ye Consideration of tenn pounds in Curant silver Coyne as it paseth In this provance have bargned sould and Made over from us our haiers executuors &c unto willam marser his haiers, &c fiftie Acars of planting Land sittuate Lying and beeing within the bounds of Huntington near the Cuntry Road by a swampe Comonly called or known by the name of ye Round swampe where guarapin formerly planted wee saie all our Right title and Intrest In and to the afore menconed fiftie Acars of Land with all timber trees woods under woods mines or minerals that may be found uppon ye same with and other profits or emunetties that may accure therefrom wee ye afore sd. wamehus, pumshaa shippau and gurapin have by thes presents sould allinated and estranged from us our haiers &c unto willam massar his hereis &c for ever to have hould use occupie and inioye without any let or hindarance of any person or persons whoe may or shall Lay Any Claime or title too it or anie parte or parsell of it whither English or Indans in witness whereof wee have here unto set our hands and sealls ye day and yeare above written.

signed sealed & Delivered in ye the Marke of presents of. X the Marke of WAMEHUS HENERY X SOOPER the marke of JOSEPH BAYLEE the mark of PUMSHAA JOHN X MAYHU the mark of x the mark of CHIPPEAUS the marke of X WEEMEUYOI. GUARA X PIN

Recorded by Mee John Ketcham
Clarke.

(Deeds, Vol. 1, p. 272.)

[DEED. THOMAS POWELL AND THOMAS WHITSON TO JOHN ADAMS.]

[Abstract.]

[1689, Apr. 18.]

This Indenture made the eaighteene day of ye tenth month in the yeer of our Lord one thousand six hundred eaighty nine beetwene thomas whissone and Thomas Powell latte of huntington on long Island in ye province of newe yourke in americai of ye one partie and John Adams of Huntington afore sd. carpendr of the other Part Wittnesseth yt ye sd. Thomas Powell and Thomas whiston by and with ye consent & aprobaition of Martha his wife testifieng heer by a partie by her sealling & delivery of these presents for and in consideration of ye sum of twentie two pounds curant mony of new yourke to them in hand paid by ye sd. John Adams ye Receipt where of thay doe here by acknowledge and them selves to bee there with fully sattisfied contented

and Paid and their of and of every part and parcell their of both by these preents aquitte & discharge the sd. John Adams his heairs exsecutors and administrators for ever Hath given grantted bargoned sould &c and doe by these presents freely &c give &c unto ye sd. John Adams his heairs exsecutors administrators & asignes for ever all yt lottment of Land lying on the west side of cow harbour brooke with in Huntington afore sd. it beeing two grants from the towne of Huntington first to Henry Whiston and Thomas Powell the second to Thomas whiston & thomas Powell both which grants of land wee doe sell together with all previledges and incumbarances there to beelonging together with all fences feeding timbar, trees all other previlidges to ye same belonging to have and to hould ye sd, two grants of land and all ye above bargened premises to him ye sd. John adams his heairs & asignes for ever to ye use and only benefitte and behoofe of him ye sd. John Adams his heairs & asignes for ever: (full covenant and warranty) In wittnes wheare of ye sd parties have heer unto sett their hands and seals.

signed and delivred in ye presence of

THOMAS WILLIS
JAMS TOWNSAND

(Deeds, Vol. 1, pp. 276-7)

THOMAS POWELL
THOMAS WHISTON
mark of

The × MARTHA WHITSON

[TOWN MEETING.]

[1689, Oct. 31.]

At a towne meeting ocktober ye 31st 1689.

The same day it was voatted by the major part of the towne that the necke of meddowe att ye south called

sampawame should be bought by the towne in generall and divided according to hundred pound rights of land.

The same day above sd. it was voatted that Mr. Jonas Wood, Captt fleett Captt Platt and Isaac Platt shall treat with the Indians and Purchase ye necke of meddow above sd. if thay can atain it.

The same day above mentioned it was voatted and consented too that ye above said fower men impowered to Purchase ye meddowe above sd. shall bee left to their owne descresion in order to ye procuring the sd. meddowe and what soe ever thay shall doe in order to the premises wee doe promise to Rattifie and confirme and yt what person or persons soe ever shall faille and not make Payment for their proportion according to time and speaice ingaged for ye sd. meddowe shall have noe Right in it butt thay yt Pay for it shall have it.

The day above sd it was voatted and consented too that whoe soe ever shall fall any timber upon the Commons and doe not improve the same with in too months after the falling of it that the sd timber of any sort shall bee forfitt and free for any of the free houlders to make use of.

The same day above sd. it was voatted and consented too that whoe soe ever shall Peell the barke from any trees and leave them standing exsept thay peell all of y^t is fitt for taning thay shall Pay for every such tree soe Peelld five shillings to the towne.

(Town Meetings, Vol. 1, p. 169.)

Ocktober ye 31st or last day 1689

The same day it was voatted and granted that Jonas Platt sonn of Isaac Platt shall have six acars of devission land upon y° top of the hills att the Reer of Isaac Platts new lott and Partly against the Reer of Samuell Woods home Lott.

The day above sd it was voatted and grantted that Jonathan Scudder shall have libertie to lay downe his twentie acars of land granted against dichpetheyans hills and take up twentie acars in steed their of upon the west necke by ye harbor side lying upon ye west and south side of land of his owne.

The day above sd. it was voatted and grantted that Captt Tho. fleett shall have fower or five acars of land in the hollowe y^t goes from his farme to William broddertons.

'Town Meetings, Vol. 1, p. 171.)

[INDIAN DEED OF SUMPWAMS NECK, SOUTH.]

[1689, Nov. 5.]

This indenture made the fifth Daie of November in the first yeare of his Matis Raine and in the yeare of our Lord, According to the Computacion of the Church of England one thousand six hundred eaightie nine, Between wanchas, Chippaus, wil Choppie, wawerwyeeram Pameequaa. peetawas, Cheiff heads of all the sequatauge indians, with the assent of all our associates of the on partie and Jonas Wood, ser Capt Thomas ffleet, Isaack platt, and Captn platt, of the towne of Huntington upon Long Island in Amerikaa of the other partie, Witnesseth that the said wameas, pameequa Chippase, wil Chippie wawereemas, petaus, with the consent and assent of all other of our Assosiates. Have ffrom us our heires, executors, administrators and assignes Bargened sould Alinated, estrainged, and assigned over unto Jonas wood, Captⁿ Thomas ffleet, Isaack platt, Captt Epenetus platt, thaire heires, executors, administrators and assigns, all our Right title and intrest that wee or any of our Assosiates have, or can possablly have by any way or meanes what soe, ever unto A cartaine neek of Medow

Land lying and being on the South side of this Iland, eastermost of all the purchased neckes, Commonly called or known by the name of Sampwams, Bounded on the south with the sound, the east with a River or Creeke, so north with the indian path that now is, the West with a River or Creeke, wee saie all the afore said neeke of medow Land, booth fresh and salte, with its land within ye bounds, libertie of timber and wood for sellers yards and fireing above the indian path, wee have Alienated, Bargoned, sould and confirmed from us our heires executors Administrators, and assignes unto Jonas Wood ser, Capt Tho: fleete, Isaack platt, Capt Epenetus platt, theire heires, executors, administrators and assignes, and the use of the towne of huntington, for and in consideration of the some of fower score and ten pounds, in sillvar or goods, att silvar prices, all in hand secured before the sealing and Delivering hereof: for which consideration wee the aforesaid Indians doe fully and freely astrainge all the aforementoned pemises, with thaire Appurtinances, unto the aforesaid Jonas Wood, Capt. fleete, Isaack platt, Capt platt, thaire heires and assosiates for ever, too have, Hould, use, ocupie and injoye for ours firmely and freely, or as firmely as can be made by any Deeds or Conveyance whatsoever: furthermore wee the aforesaide waneeas, pameequa, Chippans, whauneemas, petawas, Doth, for our selves our heirs and assosiates, further consent, promise and grant to and with the said Jonas Wood, Capt Tho: fleete, Isaac platt, Capt platt, theire heires, executors administraters or assigns and assosiates, that all and every parte of the aforesaide medow Land, fresh and salt, is free and Cleare of and all other former Bargens, grants, leasses, morgages. judgments, execucons, conveyance or conveyances, whatsoever, and Doe furthermore ingadge by these preents Booth our selfes our heires assignes and assosiates, to Defend the same against any person or persons that may or

shall Claime any Right title or intrest to the aforemenconed premises, with thaire appurtenances or any part or parsell there of either by us our heires or succesers, in witness whereof wee the abovesaide Indians have set too our hands and seales.

signed, sealled and Deliv-	the mark of	
ered in the presents of	×	
JAMES ARMONT	WAMEEAS	[Seal.]
THOMAS JARVIS	the mark of	
· ·	X	
	PAMEQUA	[Seal.]
	the mark of	
	X	
	CHIPPAUS	[Seal.]
	the mark of	
	X	FC 13
	WILL CHIPPIE	[Seal.]
	the mark of	
	X	£0. 1 m
	WAWIREERAM	[Seal.]
	the mark of	
	X	
	PENTAWAS	[Seal.]

This deed is Recorded in Page: 101: novembar ye 12th p mee Isaac Platt Recr.

(File No. 28.)

[DEED. JOSEPH BAILEY AND WIFE TO JOSEPH UDELL.]

[Abstract.]

[1689, Nov. 5.]

To all Extian. peepell to whome thes prsents may com know ye yt Joseph Baile of Huntington & alles my wife

Do for ye Grate Love yt wee Both Bare unto Joseph Udall, give grant and mak over our Dwelling hous, yards, out housing &c home Lott all upland Devided or undevided that Doth or may belong to that lott that formerly was In ye Tenor or ocupation of on Sutten wee say all ye upland that Did Belong to us at ye sealing hereof Beeing ye whole wright of a too hundred pound Right of Commonage except three acars in ye east feild alinated to Jeames Smith as allso a certaine parsell of Medow Land siteuate Lying & beeing in a parsell of Medow Comonly called or Known by ye name of Crab medow bounded on ye east with ye woods In Commonadge the north with ye Medow of Jonathan Lewes the south side with ye Medow of Phillip Udall ye west end with ye maine Creeke of ye whole medow all which afore menconed premises with their appurtenances after ye Desease of ye said Joseph and alse afore said wee Doe by the presents assigne over from our heiers exrs. &c unto Joseph udale his heiers &c for ever, he ye sd. Joseph yelding & paying unto his too sisters elizebeth & frances ye sum of ten pounds in neat Cattall, when he have posesed ye afore sd. premises fouer years to elisebeth fouer pounds & to frances six pounds In consideration of ye afore menconed wee ye sd. Phillip and mary udale Doth commit ye whole tuission & government of our son Joseph udall in to ye hands of our father and Mother Joseph and alles Baile to be at thear Command and sarvise untell he accomplish ye age of on and twenty years if he chance so Long to life but if ye said Joseph udale chance to die unposesed of ye for Menconed premises & without lawfull haiers to in heret the afore said then ye whole estate afore sd. to Remaine Betwene Elizebeth and frances udale & thear lawfull heiers but if Elizebeth & frances die unposesed and Lawfull haiers then ye sd. estate to be equally Devided amongst all ye Rest of ye children of Phillip & Mary that then is living but if all ye

Children of ye sd. Phillip & Mary Die and there bee no haiers found of ye sd. Joseph and allse then ye afore Menconed estate to Remaine unto Danill, steven, and sarah Barnes ye children yt ye sd. Joseph & alles breed up & equally to be Devided Betwen them but if they Die unposesed of ye afore menconed premises then it shall Remaine to ye use of ye pore of ye Town of Huntington for ye scoleing of thear Children for ever but if ye afore sd. Joseph Baile & allse his wife chance to Dy before ye sd. Joseph udall comes to age & yt ye sd Joseph have not A Compotencye of larneing In wrighting & sifering then ye sd. premises to be Rented out and ye Rent to keep ye primises in Repaier & Discharge Rates & to pay for ye scoling of ye sd. Joseph udale but all & every part of ye afore menconed primises to Remaine in ye hands & bee at ye Desposall of ye sd. Joseph Baile & allso his wife During thare natrall lives without ye contradiction or claime of ye sd. Joseph udall or anie other person Claiming Right by from or under him of yt Lands yt was suttons except before exepted in wittness where of wee have to thes presents Deed of gifte set to our hands & seales ye fift Day of November in ye first year of his Mates Raine & in ye year of our Lord one thousand six hundred eighttie nine.

signed sealed & Delivered In ye presents of us.

JOSEPH BAILE the mark of

JONAS WOOD

ALLS X BAILE

ISACK PLATT.

Acknowledged- Nov- 5- 1689 EPENETUS PLATT, Just.

(Deeds, Vol. 1, p. 497.)

[DEED. JEREMIAH ADAMS TO JONATHAN ADAMS.]

[Abstract.]

[1689, Nov. 10.]

This Indenture made this tenth day of novembar in ye first yeer of his matties Raine &c and in ye yeer of our Lord &c, one thousand six hundred eaightie and nine: Jeremiah Adams of the towne of huntington living at the place comanly knowne by the name of Crabmedowe and in the Countie of Suffolke and province of new yourke above sd. husbanman of the one partie, Witnesseth that ye sd. Jeremiah Adams hath for diverse good causses &c of ye sum of thirtie pounds in hand all Reddy Reseved before the insigning and delivering heer of in passable pay of this province, have barganed allined &c and by these presents from mee my heairs &c doe allen &c unto the afore sd. Jonathan Adams him his heairs &c the one haulfe of a parcill of Land and meddowe which ye afore sd. Jeremiah Adams bought of his father in Law John Betts: I say, that I the above sd. Jeremiah adams doe bargan allinatte & sell from mee my heirs &c the one haulfe of that farme which I bought of my father in Lawe John betts, sittuatte lying upon a necke comonly known by ye name of Crabmedowe necke unto my well beloved Brother Jonathan Adams all ye above mentioned prmises with all the Rights & previlidges their unto belonging which either now or heer after shall or may belong their unto: the one haulfe of the Land & medowe with all housing or out housing and orchard, garden fences pastures or any Right or privelidge which may or shall apertaine or belong unto ye afore sd. Land and medowe above mentioned unto ve afore sd. Jonathan Adams him his heairs &c to have and to hould as his or their proper Right for ever the sd. barganed and granted

p^rmises with its apurtenances and paying y^e annuall proportion of what belongs to the government of this province (full covenant and warranty): in wittnes heare of I have sett to my hand and seale to this p^rsent Indenture.

signed sealled and delivered JEREMIAH ADAMS in ye preents of us.

EDWARD HIGBEE

JONAS
The of × VALLENTINE

mark

(Deeds, Vol. 1, p. 282.)

[TOWN MEETING. DIVISION OF LANDS.]

[1689, Nov. 11.]

At a towne meeting Novembr ye 11th 1689:

it was voated and granted y^t all persons y^t have had hundred pound Rights of Land given them by this towne shall have equal land with y^e first preprietors exsepting only fower acars and a haulf to each hundred upon devision land.

The same day a bove written it was voatted & grantted y^t their shall bee alowed twentie acars of Land with what thay have all Reddy to each hundred in this towne exsepting only the gift hundreds which are to have butt twelvfe acars and a haulfe to their first devision and then to bee equall in all other devissions according to other hundreds.

The same day above said it was voatted and grantted to Mr Wood what Land y^e place will afoard against Jonathan Rodgers fence at Cowe harbor not to hinder the hie way.

At a towne meeting November ye 11th 1689 it was voatted

to Jeremiah Adams to have ten acars of Land ye townes wright in it lying beetween Capt ffleetts land and Mr Bryants hollowe if the place will afoard itt.

(Town Meetings, Vol. 1, pp. 171-2.)

[INDIAN DEED OF AN ISLAND IN SOUTH BAY.]

[1689, Nov. 13.]

To all people to whome this writting shall come or any wise appertaine: Bee it knowne that wee Pamsowe, wamehas Pamequa wilchepie cowerukkun Geofery natives of seaquetauke on Long Island for and in the consideration of nineteen pounds and ten shillings curant mony of this Province whear of nine pounds is paid downe in hand and ten pound and ten shilling is to bee paid at or before ye Last day of may ensuing the datte of this writting have given granted bargoned made over allinatted sould and confirmed and by these presents wee the above sd. Indians doe give grant, bargin make over allinatte sell and confirme from us our heirs, executers administrators and assignes unto Samuell Kicham of Huntington on Long Island and in ye Countie of suffolk his heirs executors administrators or asignes a sertaine Island of meddowe lying between ye south medows and ye beach called by us srecunkas, and bounded on the east by a certaine creeke which Runs through ye sd. Island which wee have sould to the sd. Samuell Kicham and nesaraske, which creeke is called by us Pascu-ucks, all the meddowe lying west ward of Pascu-uks of the sd. Island screcunkas, wee the above sd. Endians have sould to ye sd. Samuell Cetcham to have and to hould unto him ye sd samuell cetcham his heairs executors administrators or asignes from the day of ye datte heer of for ever and wee the above named Indians beeing the sole and true proprietors of the premises that is of ye sd. Island, doe putt the said samuell cetcham in the Lawfull and Pecable possesion of the said Island by the delivery of these presents; and it shall and may bee Lawfull for, him ye sd. Samuell cetcham to have hould occupie posess and enjoe ye sd. Island and every part and parcell their of, and wee ye above named Indians doe bind ourselves and heairs for ever to free the sd Island which wee have by these preents sould to the sd. Samuell kicham, from all claims or mollestation of us our heairs or any other whatt soe ever; and that their may bee noe mistake in the bounds of this saile it is to bee Remembred and notted yt the west bounds of ye sd Island is to bee Reconed whear the fishing housses formarly stood: furder it is to bee noatted yt ye ten pound & ten shillings which is to bee Paid in may insuing ve datte of this writting, is to bee Paid to Pumshau who is to Reseve it in the behaulfe of all the above named Indians and to give a full discharge to ye sd. Samuell cetcham or his asignes or heairs and for the conformation of ye prmises, wee have here unto sett our hands and seall this 13 day of novembar 1689 and ye first yeer yeare of the Reign of their soveraign magties William and mary king and queen of great Brittan defenders of the faith.

signed & sealled and delivered in ye presents of ELIPHALET JOENS JOSEPH WHITMAN CHARLES PAMEOUA

The marke

X
of PAMSHOU.
The marke

X
of WAMEHAS
The marke

X
of WILL CHEPIE
The marke

X
of COWERRKU
The marke

X
of GEFFERY.

This was owned before mee RICHARD HARCUT Justice of the Peace belonging to oyster Bay in the queens Countie ye 16th of Novembar 1689.

A True Coppy of ye origanall deed compared Januare ye 22d 1690 p mee Isaac Platt Recor

(Deeds, Vol. 1, p. 286.)

[ESTATE OF JONATHAN MILLER.]

[1689, Nov. 20.]

know all men by these p'sents: that wheare as wee John miller and Joseph miller both of ye towne of bedford in new england beeing legetees of ye estate of our loving brother Jonathan miller of huntington upon long Iland deseased as doth apeer by ye sd. will, wee the above named John miller and Joseph miller doe acknowledge yt wee have Reseved in full what was willed unto us and each of us in our above brother Jonathans will: and therefore wee the above named John and Joseph miller doe each of us for our selves our heirs, &c aquitt and fully and absolutly discharge our Loving sister mary miller administrator of ye sd. estate from all claims and demands what soe ever from ye sd. estate or any person or persons conserned with ye same as having Reseved full satisffaction for ye same, as wittnes our hands and sealls.

stamford ye 20th of novembr 1689.

MILLER
JOHM × mark

 $_{
m JOSEPH}^{
m MILLER}_{
m his}$

(Deeds, Vol. 1, p. 282.)

These presents testifie I Jonas seelly of stamford Beeing one of the legatees to ye estate of my Loving brother Jonathan miller, Latte of Huntington: deseased as doth & may apeer by ye will of sd. miller; that I doe heer aquitte and discharge our Loving sister mary miller ye Relickt of sd. Jonathan miller and administratwixe of sd. estate: from all claims and demands what ever due to mee from ye sd. estatt as willed by sd. miller acknowledged heer by to have Reseved full satisfaction for ye same. as wittnes my hand and sealle in stamford this 28th of febrar 168 %

Jonas Seelly.

(Deeds, Vol. 1, p. 284.)

[DEED. JOSEPH BAILEY TO JOHN SAMMIS.]

[1689, Nov. 29.]

This indenture made ye twentie nine day of novembar (&c) and in ye yeer of our Lord god (&c) one thousand six hundred eaighty nine beetwene Joseph bayly of the towne of Huntington upon Long Island in amerika, husbanman & alces his wife of the one partie, and John samis of ye same towne one the other partie, Wittnesseth that the sd. Joseph Bayly and allcs his wife have for diverse good causes and considerations us their unto moving but more especially for ye sum of five pounds in Passable Pay of the Province as it passeth from man to man viz: winter wheat at 58: p bushell and Indian corne att 2^s six pence p bushell in hand paid and secured bee fore ye ensealling and delivery heer of, have Barganed sould and made over from us our heairs & unto the said John Samis his heairs &c all our Right tittle and intrest in and too one single hundred pound Right of comanidge that did formerly bee long to yt Lott that was in ye tenor and occupation of trustram Heges

thence estranged to John finch ser, thence to nicolas ellice, thence to Joseph baily wee say one of that single hundreds with all its Rights and preveliges of comanidge exsept seven acres and a haulfe of land that was granted to nicollas ellice which was the first and second devission acording to ye deviding of lands in ye towne of huntington by theire allotment which I exsept all other Rights and previlidge yt doe or may beelong to ye same or ever heer after may belong to it by any lawfull way or means what soever wee the afore sd Joseph baily and alce his wife have allenatted and estranged from us our heirs &c unto John Samis his heairs &c to have hould use occupie and injoe for ever and doth (warranty) as wittnes our hands and salles the day and yeer above said.

signed, sealled and delivered in ye presents of us,

WILLIAM BRODERTON
The mark of
DENICE × HART.
(Deeds Vol. 1, p. 289.)

JOSEPH BAYLY
The mark of
ALLCE × BAYLY

[DIVISION OF NECKS AT THE SOUTH.]

[No date.]

After we the inhabitants of Huntington by means meanhasitt Sachem had bought a sertaine number of necks of meadow of Seaguatake and masapaig Indians and honestly paide for them, the towne then disposed of these neckes to particular men of the towne by the hundreds as their rate of disposing of lands weer laid, one that halfe necke which was Massapeg Indians land called by them tatamontitaheg weer appointed for Thomas Weeks, Willeam Roggers, Richard Ogden, Jonas Wood Bartholomoe Smith and Henry Whisson amounting to 16 Hundreds this half necke was these mens share of what they had allready bought these men to devide amongst themselves for ther share the which they did.

(File No. 22.)

[PROTEST AGAINST STRANGERS PURCHASING LANDS FROM THE INDIANS.]

[1689, Dec. 7.]

Huntington desembr ye 7th 1689.

These presents are to declare to all persons within yebounds and limits of this towne and to all other persons what soever: that wee whose names are under written: beeing Chossen by the towne of huntington to take care of all Publicke affaires and conserns that doe conserne the towne in generall: and to see that noe partickeler person or persons doe wrong the generall: wee doe protest against the proseedins of any person or persons that have allreddy, beefore the publishing of these presents, bought any medowe or upland of the Indians within the limitts of our Pattent with out yeknowledge and libertie of yetowne: and doe likewise further protest against any person or persons bying any land or meddowe of ye Indians within the bounds and limits of our pattent without the knowledge and aprobation of the towne.

A true coppy of y^e protest by the towns men against bying Land or meddowe by partickeler person or persons—thin the limits of our Pattent: Compared by mee.

THOMAS WICKES Townsmen.

Isaac Platt Recr

JOHN KICHAM

(File No. 38, A.)

[DEED. INDIANS TO RICHARD AND HENRY SOPER.]

[Abstract.]

[1689, Dec. 8.]

This Indenture made ye eigh day of desember in ye yeare 1689 Betwene wameus pumsha chipuos and guarapin heads & Chefe of sequatauge Indans & Richard Sooper and Henery Sooper Jun^r. Witnesseth y^t y^e said Indians have Bargned soulde & Made over from us our heiers &c unto ye said Richard sooper and Henery sooper theare hereis &c sixtie acars of upland situate Lying & beeing within ye bounds of Huntington in too parcells one parsle by ye Round swampe wheare gurapin planted ye other parsle neare Moses pound together with all timber woods & under woods growing on yt said Land wee ye afore sd. Indans have Bargned allenated & estranged from us our haiers &c unto Richard sooper and Henery sooper theare haiers &c for ye sume of twelve pounds in Curant silver Money to bee paied unto ye saide Indans within two years from ye daie of ye Date hereof. To have & to hold use ocupie & Injoye forever & Do by thes presents to Defende ye same against ye Claime or title of anie parson or persons what soever both of English or Indans in wittness whereof wee have to this presant indenture set to our hands and seales ye daye and yeare above sd.

signed & Delivered In ye presents of

> JONATHAN ROGARS STEVEN JARVES JOSEPH BAILE the marke of

JOHN X MAHIU
ye marke of

MASTO \times TANUTT (Deeds, Vol. 1, p. 271.)

the marke of

WAMEUS X

PUM X SHUA

CHIPPOUSE X

PUARAP \times IN.

[INDIAN DELIVERY OF THE NECK BY "TURF AND TWIGG."]

[1689, Dec. 9.]

Memorandum, decomer ye 9. 1689

the within mentioned bill of sale was delivered possession by turf & twigg by mamascopn, pangett being doynated by the rest of sd. Indians by sequatarye for that parpose in hering by Epenetus Platt in behalf of the Town of Huntington bounded by a river* eastward that parteth sowampams and joynes nect northerly by two white oake trees marked facing west one of them about three rod or poll from ye estord brook and on ye north side of ye said neck by a sartine river north bound on ye west side ye sd-neck is where ye now Indians paseth ye said river now

^{[*}The frequent mention in the records of rivers on the south side of the town would lead one unacquainted with the territory to infer the existence of streams of considerable size and quite an extensive watershed, but such was not the case. There is no reason to suppose that these brooks were any larger at the first settlement of the town than they are now. They are and were only rivulets, necessarily small, as they drain a small area of territory, generally taking their rise in low swampy lands, perhaps two or three miles from the general line of the shore of the Great South Bay. Their beds lying nearly on a level with the sea shore, the tide rises and falls a long way up the streams and covers much low salt grass land near the shore, so that about their mouths they have considerable width, but only a trifling current, except as created by the ebb and flow To the unsophisticated Indians, the most of of the tide. whom had never seen a river of much size, these brooks probably seemed grand rivers, and when they made their deeds to the whites their descriptions were incorporated into the instrument. The Indians had a name for every little rivulet, into the mouth of which they ran their canoes for shelter. The English settlers here continued to call these little brooks rivers, their ideas having probably been formed on the miniature rivers of their native country.—C. R. S.]

and a piperage tree marked faceing eastward and south ward and so with a straight line to ye said tree marked on ye east side of ye afore said neck.

Witness
JOHN GRAY.

the mark × of JOHN
WARING.
(File No. 28, C.)

[TOWN MEETING.]

[1689, Dec. 10.]

At a towne meeting Desembry e 10 1689 it was voated and grantted that noe pertikeler person or persons shall Purchase any land upon ye south side of this Island lying against any of the neckes of our meddowe beelonging to this towne: butt those men that are intresed. upon each necke may Purchase it properly to them selves to dispose of att their owne discression:

Allsoe that noe partickeler person or persons whatsoever shall purchase any Land or medowe of the Indians with in the limits of our Pattent in any place whatsoever with out libertie from the towne.*

The day above written John Samis and Samuell Kichan weare apointed to purchase for the towne what Land and meddowe of the Indians that may bee benifishall to the

^{[*} This seems an unfair and unjust proceeding. The settlers here wanted the Indians' land, so they get together and resolve that no one else should purchase it, and then send out their agents to buy. Having limited the purchase to one party, competition could not have been very brisk. This idea that the town, the government, alone should procure the Indian title, smacks of the land theories of Henry George in our time.—C. R. S.]

towne and the towne doth ingage to Rattifie and confirme what thay shall doe in order to ye premises.

(Town Meetings, Vol. 1, p. 172.)

[1690, Jan. 30.]

Samuell Smith sonn of Samuell Smith of this town was borne the 30th day of Jeneware in the yeer of on Lord, 1689.

(Surveys, p. 152.)

[LAND OF JONATHAN CHICHESTER.]

[1690, Jan. 31.]

A Record of Land for Jonathan Chichester Laid out January ye 31st 1690 Laid out thirten acars of land for Jonathan Chichester, downe ye east necke lying one the top of the hill nor west from the cove acording to the towns grant it is laid fourtie Rod one too sides: and fiftie too Rod on the other too sides bounded by markt trees at each corner.

p mee Isaac Platt,

Recor

(Deeds, Vol. 1, p. 67.)

[DEED. JEREMIAH SMITH TO THOMAS WHITEHEAD.]

[Abstract.]

[1690, Jan. 31.]

Witnes These presents that I Jeremiah smith of the towne of huntington in the Countie of suffolke in the Province of new yourke upon Long Island in America

cooper doe for good causes and considerations as allsoe for the full & just sume of six pounds in silver all Reddy Paid mee to my content Allinatte signe sell and make over from mee my heires &c A sertaine Peecell of Land Containg six acars of wood Land & swamp lying & joinging to Cow harbour swampe with in the countie above sd. unto Thomas whittehead of the said towne and countie cooper for him ye sd. Thomas his heirs &c to have and to hould for ever without the Lett trouble or mollestation of any Person whatsoever justly or injustly claiming any Right or title to ye sd. Premises or any part, or parcell there of allsoe ye sd. Jeremiah doe free the said land from all former deeds &c whatsoeever, directly or Indirectly by mee or any by or under mee had made or done and I doe ratefie this in ye sd. deed and confirme it unto the said Thomas whittehead as largely as may bee made or done by any deed grant purchase bill of saille or towne order: and as fully Largly and ampplye as may or can bee made by any deed or other Instrument of writting what soe ever: further it is agreed that if hee the said Thomas whittehead shall dispose and allinatte the sd. Land from himselfe his heairs and successors that then the above sd. Jeremiah Smith shall have Refussall of the sd. land, for confirmation of the said Premises I have heer unto subscribed my hand this Last day of January one thousand six hundred and ninetie.

In wittnes of SIMON LANE JEREMIAH SMITH
The X mark of RICHARD SOOPER.
(Deeds, Vol. 1, p. 288.)

[LANDS OF ROBERT KELLUM.]

[1690, March 10.]

Laid out for Robart Kellam twentie acars of land upon

the west necke fruntting upon the cove brooke, taking in the Creekes of the brooke into his line fourtie Rods or poll broad in the frunt Runing fourteene Rod to wards horse necke and att the reer fourtie rod broad laid out by us.

JOSEPH WHITMAN SAMUEL TITTUS

Alsoe laid out by us more Land for Robart Kellam twentie acars joining to his first six acars upon the west necke by the harbor side joining to John teed Lotte with a slippe of land that goes to the above sd. Robart Kellams owne meddowe with sum alowance for the barennes of the ground. Laid out by us.

March ye 10th 1689

SAMUELL TITTUS
JOSEPH WHITTMAN
p. mee Isaac Platt Recer

(Deeds, Vol. 1, p. 70.)

[LANDS OF SAMUEL WOOD.]

[1690, March 11.]

Samuell Woods Land upon Record.

Laid out for Samuell wood by us whose names ar under written fortie acars of land southwards bounded east ward by the south path west ward to the Round Swampe, north ward by the path y^t goos to his y^e sd. Samuelles hollowe Southward by Samuell Kichams hollowe

March ye 11th 1689 Laid out by us

SAMUELL TITTUS
JOSEPH WHITTMAN
p mee Isaac Platt Recor

(Deeds, Vol. 1, p. 72.)

[LANDS OF JOHN SAMMIS.]

[1690, March 19.]

March ye 19th 1689

Then Laid out for John Samise att the Cove 9: acars of land joining to John teeds land: and 7: acars of Land more then Laid out for John Samise bee tween the land of Jonathan Rodgers and ye Land of Samuell Kitcham: Laid out by us.

JOSEPH WHITTMAN

SAMUELL TITTUS

A True Record as it was brought to mee under the survaers hands

Isaac Platt Recor

(Deeds, Vol. 1, p. 83.)

[TOWN MEETING. DELEGATES CHOSEN.]

[1690, March 19.]

At a towne meeting y^e 19 of march $16\frac{89}{90}$ it was voatted and concluded y^t 2 men should bee sent to south hold one y^e 21st of this instant to meett with y^e Rest of y^e Representives of y^e townes in the countie to ackt as shall bee ajudged meett in order to the Leu^{tt} gover warants.*

The day above written Captt Platt & John Sammis were chossen to goe to Sothhold as deputies from ye towne to ackt with ye Rest of ye deputies of the Countie in order to present afaires.

The day above written Captt Peirson of South hampton and Mr. John Conklin of South hold weare chossen by the towne of huntington to goe to yorke as Representatives from the countie.

(Town Meetings, Vol. 1, p. 175.)

^{[*}These measures were adopted with reference to the demand made by Governor Leisler upon the towns that they submit fully to his authority as Governor, and aid him in maintaining such authority.—C. R. S.]

[DEED. JOHN INGERSOL TO NICHOLAS SMITH.]

[Abstract.]

[1690, March 26.]

This indenture made ye 26th day of march in the first yeer of ye Raine &c and in the yeer of our Lord acording &c one thousand six hundred & nientie: Beetwene John Inkersoule of crabmedowe with in the bounds of Huntington upon Long Island in the Countie of Suffolk and province of New Yourke in America husbandman of ye one partie, and nicolas smith of ye towne of Huntington and Countie and province afore sd. Carpender of ye other partie, wittneseth that ye said John Inkersoule for (&c.) and in the consideration of the sume of thirtie five pounds of curant pay of this province as it passeth from man to man, viz. winter wheat at five shillings p bushell Indian corne at too shillings & six pence p bushell or other paie answerable to that as is more at Large specified in a bill of debt baring datte with these presents which said sum afore mentioned was in hand secured beeiore ye insealling and delivering heer of Have barganed allinated sould & confirmed and by these presents from mee my heairs (&c.) doe allen (&c.) unto ye afore sd nicolas smith my house home lotte of Land adjoining to my house containing five acars more or lesse situatte lying and beeing in ye towne of Huntington afore said unlaid out: as allsoe with all Rights prevelidges and apurtenances unto ye same beelonging or in any wise apertaing together allsoe with all wayes watterings gardens orchards, fences heges, diches if any their bee about it, watter courses comans, coman of pasture and hurbary woods and under woods unto ye same belonging or any wise apertaining to have and to hould ye said granted and

barganed premises and apurtinances unto the said nicolas smith his heairs executors &c forever yeelding and paying therefore his yeerly and annuall proportion of what belongs to ye government of this province furthermore wee the sd. John Inkersolle and Jane my wife doth for our selves our heairs &c doth covenant promise and grant to and with the said nicolas smith his heairs &c that ye sd. John Inkersolle and Jane his wife now is and stands seized of a good sure and perfit estate in ye lawe of the said lott of land with an hundred pound Right of cominage devided or undevided that doth may or shall in any wise to ye same belong or apertaine or ever heerafter shall belong any way or means whatsoever having lawfully purchased the same from benjamin Joens senir. and allinated by him the sd benjamin Joens his heairs and asignes unto mee the sd John Inkersolle my heairs exsecutors &c and therefore have good Right and lawfull athoritie to sell and convaye the same and ye said John inkersolle and Jane his wife (general covenant of title and warranty.) in wittnes wheare of wee have heer unto sett our hands and sealls the day and yeer above said.

signed, sealled and delivered in the presence of us
EPENETUS PLATT
of
The marke × GREEN

JOHN (Deeds, Vol. 1, pp. 274-5.)

the mark × John Inkersolle.

the marke × Jane
Inkersolle

[LAND OF JOHN ADAMS.]

[1690, March 31.]

March ye 31st Laid out on ye same day eaight acars of

land on the west side of Cow harbor swamp adjoeyning to John Adams feild: all soe twenlfe acars more on ye point of dicks hills Bounded with a pond neer ye midle of the south side of yt Land the line Running crosse the north corner of ye pond to a Rocke in the south east and a white oake tree on ye nor west: fortie eaight Rode in Leanth and fortie Rod in breadth: by us whose nams are under written for the use of John Adams carpender.

JOSEPH BAYLYE.

JOSEPH WHITTMAN.

(Deeds, Vol. 1, p. 277.)

[TOWN MEETING.]

[1690, April 1.]

At a towne meeting Legally warned Aprill ye 1st 1690. The day above written John Sammis was chossen Constable.

The day above written was chossen for Comissioners and to take care of all afairs Rellaitting to y^e Publicke good of the towne Joseph Whittman, Jonas Wood Jun^r and Isaac Platt. it was alsoe voatted y^e same day that y^e three Comissioners shall have libertie to call in any asistance of y^e naighbourhood to give them advise in any case of dificultie.*

^{[*} The difficulty here referred to was the relation which the people here held with Gov. Leisler's government at New York City. The latter was carrying things with a high hand about this time. Warrants were issued for the arrest of Gov. Dongan; Mr. Graham and other members of the previous council were imprisoned; Catholics were arrested and imprisoned under the pretext of being suspected of hostility to King William and Leisler's government; the authorities at Albany defied the government of Leisler, and the colony was in a state of anarchy and confusion. The two patents of Huntington were also in the hands of the Governor and though demanded, could not be procured.—C. R. S.]

The day above sd. it was voatted and grantted y^t Mr Wood should have all y^t medowe against his land att Cow harbor for his owne upon gift: y^t is to say all y^t is ajoining to his land at Cow harbor one y^e east side y^e harbor.

The day above written it was voatted & consentted y^t all those persons y^t have not Paid their preportion of y^e charge exspended about y^e Pattent and laing out y^e towns south bounds if thay doe not make Payment acording to the towne order within twentie three days after y^e datte heer of that the towne order made march y^e 11th 168^c shall bee Put in exsecution.

Aprill ye 1st 1690. att a towne meetting It was voatted and consented yt ye Clarke shall have butt five pence in pay for each grant of land granted after the datte heer of and five pence for each Coppy of all such Land granted after this datte: and 5 pence for Recording each parcell of land soe granted after this datte and laid outt and sighned by the surveaors.

The day above sd it was voatted and grantted yt Thomas Higbe should have five acars of land and a haulfe lying att ye Reer of Captt Bailyes lotts and John greens home lott if ye place will afoard it.

The day above sd. was granted to James Chichester sen. thirteen acars of land nor west from his owne cove upon ye east neck.

The day above sd. was voatted and granted to muster wood thirtie acars of land att y^e flag pond, including an taking in y^e pond north and south of y^e sd. pond.

The day above said was grantted to M^r wood twelve acars of Land upon y^e east neck att y^e place wheare y^e hogsed staves ware made.

The day above sd. was grantted to Tho^s brush and John brush the Remaining part of their devission of land one the west side of thomas Powels hollow under y^e hills: to thomas brush was granted twentie nine acars: to John brush twentie seven acars.

The day above sd. was grantted to Jonathan Scudder fiftie one acars of land upon ye west necke joining to his one land beloe ye old feild.

The day above sd. was grantted to Jonathan Rodgers twentie acars of land upon the west necke joining to his owne land Right against ye harbours mouth.

The same day was grantted to Jonathan Rodgers fifteen acars of Land joining to his old field upon ye west neck.

The day above sd. was grantted to Benjmin scrifner all y^t land betwixt his fence and Richard dayvises fence.

The day above sd. was grantted to Jonas wood Juneir sixteen acars of land upon the west necke to ye north ward of John Scuders ponds.

The day above sd. was granted to Jeremiah hubard nineteen acars of land on ye south side of yt land hee hath all Reddy laid out one the west side of horse necke path, more land granted to Jeremiah hubard ye same day five acars joining to his home Lott.

Aprill ye 1st 1690 att a towne meeting The day above sd was grantted to James Chichester Jun sixteen acars and a haulfe of land one the east side the field path upon the west necke att the haulfe mille hill.

The day above sd. was grantted to M^r Eliphallett Joens one hundred pound Right of land in this towne.

The day above sd it was voatted and consented too that

their shall bee laid out sixty acars of land upon ye north side of ye wigwame swamp a top on ye hill to bee Reserved for a parsonage lott.†

The day above sd. was grantted to John Adams of ye mill dam thirtie acars of land upon ye nor west end of dickes hills att too holls yt sometimes hath water in them.

The same day grantted to John Adams mill dam seven an a $\frac{1}{2}$ acars more of land joining to his owne land upon y^e west neck.

The same day above sd. was grantted unto Jonas platt sonne of Isaac Platt six acars of land one ye north side of Setaukett path against dicke pechegans hills or ye swamp by the path side.

The day above so. was grantted to John kicham twentie acars of land one ye east side ye south path a littell beyeand Samuell Kichams hollow.

The day above sd. was to Jonas wood Jun^r the remaining part of his devission of land grantted att the head of ye valle between Joseph Whittmans spring and thomas brushes land.

The day above sd. was grantted to nathaniell williams four acars of land joining to that hee hath all Reddy downe to ye head of millstone brooke.

^{[† &}quot;Wigmam Swamp" was where Cold Spring Village is now located, and this sixty acres of land given to the church and known as "the parsonage land," was located on the hill north of it. It was held by the church until 1773, when it was sold, together with all the meadows belonging to the church, and the proceeds, £305, 16s., constituted a fund which was afterwards applied to the purchase of the premises in Huntington Village now owned and occupied by the First Presbyterian Church as a parsonage, "to lye forever for that purpose as long as the town endures." Mr. Henry G. DeForest now owns the sixty acres above referred to as first given the church near "Wigwam Swamp."—C. R. S.]

The day above sd. was grantted to timothy Conklin fowr acars of land one you north east side of his land at you cove.

The same day above sd. was grantted to timothy conklin twelvfe acars of land above could spring southward.

The day above sd was grantted to Jacob brush whatt land y^e place will afoard att y^e Reer of his home lott.

The day above sd. was grantted to timothy Scudder six acars of land and to John Adams carpender twelve acars of land one the north side setauke path towards the point of hills yt leads to wards cow harbor. turned over to tim Scudder againe.

Aprill ye 1st 1690

The day above sd was grantted to timothy Scudder thirtie acars of land joining to his Land and medowe att Crab meddowe.

The day above sd. was grantted to John Ted to take up his due of divission land upon tredwells plaine.

The day above sd. was grantted to Samuell Smith three acars of land one the east side ye path that goes from John cories to the hollow ponds and seven acars of land more grantted to Samll Smiths ye same day joining to what hee had grantted last yeer: more land grantted to Samuell Snith ye same day above sd. joining to John cories too acares and a haulfe if the place will afoard it.

The day above sd theire was grantted to John Green twelvfe acars of land joining to his other five acars upon ye east necke, ten acars and a haulfe of it belongs to his second division.

The day above sd. was grantted to Richard brush sixteen acars of land joining to Jonas woods land grantted the same day south ward.

The day above said theire was grantted to Josephe

wood and to Jonathan Jarvice ye Remaining part of their devission of land about haulfe a mille or their abouts north ward of dickpechegans hills.

The day above sd was grantted to Isaac Platt to take in the old foott Path to his land y^t lyeth one the north side of it and to take up nine acars of land more one the south side of y^e old foott path that leadeth to stony brooke.

The day above sd. was grantted to Stephen Jarvise sen eaighteen acars of land meer thomas highes one yeast necke northeast of thomas highes land:

Stephen Jarvises Jun^r had y^e same day grantted to him five acars of land joining to his fathers grantted y^e same day.

The same day above written was grantted to Mr. Platt the Remaining part of his devission land joining to his other land att the east feild if ye place will afoard it.

The day above sd was grantted to John Samis five acars of land joining to Samuell Kickams if ye place will afoard it.

[the place is at ye south spring if ye place will admitt it.]

The day above sd was grantted to Robert Cranfield eaighteen acars of land upon the east necke six aganist ye sedars & twelve a top one ye hill against ye sedars.

The same day it was grantted to the Children of John Corie three acars of land of Jonathan millers devission betwixt ye too south paths yt goes from Robert Kellums and the creeke hollow.

(Town Meetings, Vol. 1, pp. 177-180.)

[LANDS OF NICHOLAS SMITH.]

[1690, April 7.]

Laid out by Joseph Whittman and Samuell tittus to Nic-

olas Smith five acars of land Running fortie Rod by the streete or hie way and to Samuell tittus his fence and in the Reer leving a partickeler cart way for Sam¹¹ tittus his heares for ever one the north side of goodman Smiths Lott betwen him and abiell tittus his lott of a rod wide for his youse to cart in to his Lott whatt hee hath use of and on the south end a sufficient hie way for his use allsoe This is the lott which nicolas Smith bought of John Inkersolle formerly Benjamin Joenses: these hie wayes one the north and south end ever Last for Samuell tittus his youse and his for ever; and that neither hee nor his shall molest the sd. nicolas Smith for ever.

A True coppy of what was given to me to bee Recorded signed by ye survaors.

Aprill ye 7th 1690

JOSEPH WHITTMAN
SAMUELL TITTUS
p. mee Isaac Platt Recor

(Deeds Vol. 1, p. 76.)

[LANDS OF NATHANIEL WILLIAMS AND THOMAS WHITSON.]

[1690, April 11.]

Aprill ye 11th 1690 servaied by us whose names are under written to Nathanill willams acording to grant fouer acars of land joyning to his feld and Running Down to ye head of ye Millston Brooke on ye southeast from his hous.

THOMAS WICKES
JOHN KETCHAM

Aprill yº 11th 1690 survaied by us whose names are under written to Nathanell willams eight acars of Land joyning to his other Land south east by his other Land In Millston Broock hollow on y^e east corner bounded by a black oak by y^e south cornar by a rock by y^e ould feld fence side by vertue of a grant from y^e trustees.

THOMAS WICKES JOHN KETCHAM serv.

Sveaied By us whose names are underwritten

Aprill ye 11th 1690 for Thomas whision Twelve acers of Land on ye west sid ye high way yt gooth to hors neck against Nathanill willamsis feld 28 Rods by ye path side 50 rods on ye south side 48 Rods on ye west side 30 Rods on ye nor-west side bounded on ye nor west Corner by a young white oake on ye other three by Black oaks.

THOMAS WICKES
JOHN KETCHAM

(Surveys, p. 5.)

[LANDS OF CAPTAIN THOMAS FLEET.]

[1690, Aprill 11.]

A Record of Cap^{tt} ffleetts Land in ye east neck. Aprill ye 11th 1690: Laid out for Cap^{ttn} Thomas ffleett acording to ye within specified grants of hundred ninety too acars of land on ye east neck facing north to the great harbor in breadth eaighty 84 four Rod one ye west side is left a hye way of three Rod next to the beach between Jonathan Rodgers bogie medowe and ye Capttns land in Length one hundred seventie too Rod the frunt and Reer of an equall bredth: That small peec of Land that was the townes gift to Capttn fleett facing west to ye harbor betwene Stephen Jarvices Jun and Captt ffleett ye north end ten Rod and ten foott in length, twentie fowr Rod ye south end about

eaight Rod Laid out by us that was apointted.*
August ye 15th 1690 Joseph

JOSEPH BAYLY
THOMAS WICKES

a true Coppy as it was given to mee to Record Isaac Platt Recor

(Deeds, Vol. 1, p. 80.)

[TOWN MEETING. JUDGE PALMER OUT AGAIN.]

[1690, April 14.]

At a towne meeting Aprill y° 14th 1690 It was voatted and consented yt not withstanding whatsoever voates have passed formerly in this towne to take in Judge Pallmer a Pattentee with us: it is this day ordered & concluded by a voate, yt hee the sd. Pallmer is exscluded and shall have noe Right in our bounds by vertue of any of y° former voatts neither hee nor any other Person from by or under him not with standing what pretense soe fever.

The day above sd. it was voatted and concluded yt Capt Platt & ye townsmen and whome thay shall desire shall Returne an answer to Mr Lisner to signific our coplyance with his Power and ye Reassons why wee have delayed it soe long as to ye declairing of it to him.

The day above sd. it was voatted and concluded yt Captt Platt should goe to yorke to cary ye towns Returne to Mr Lisner. (Gov. Leisler.)

The day above sd it was voatted and concluded that what land Mr Wood hath at Cowharbor above or more

^{[*}This farm remained in the Fleet family until about twenty-five years ago. The mansion house in later years was opposite the entrance to Centreport Harbor.—C. R. S.]

than twelve acars of upland shall goe and bee acountted as devission land.

The day above sd. was grantted to Samuell Kicham four acars of land to ye southwest of his land at the spring

the same day was grantted to Nathaniell Williams twelvfe acars of Land joining to Sam¹¹ Kichams land grantted y^e same day beefore.

The day above sd. it was voatted and grantted y^t william Broderton shall have the towns Right in y^t six acare of loe land granted him at a towne meetting Aprill y^e 2^d 1686: it is this day concluded y^t hee y^e sd william shall have it for three pound in curant pay to bee paid to the towne bee twixt y^e datte heer of and y^e first of march next insuing.

The day above sd. John Wood and Joseph Wood ware chossen to lay out Land for the east end of ye towne and thay are to have three shillings per day each of them for their Pains or labor in Pay

The day above sd. was grantted to Jeremiah Smith y^t hee shall have the Remaining part of his devission land as neer him as may bee judged convenent.

The day above sd. was grantted to Isaac Platt and Thomas wickes y^t thay shall have what land is betwixt their fence and y^e watter at the east end of their lotts upon the little necke and libertie to Run their fence from their lotts to low watter mark.

(Town Meetings, Vol. 1, p. 183.)

it was Voatted an Granted by the Major Part of the Town that Jeremiah Smith shall have about three acars of land one the North side of the mill Leaving A sufficient by way to the farms Between the Mill and the fore mentioned Land; the fore mentioned Land is Bound one the North with a run of water, one the west with the Cove Joyning to it, which was formerly given him in his cove-

nant conserning the Mill; one the south with the fore mentioned by way, and on the East with the woods in Commonage, as Epenetus Platt and Samuell Titus saith that it was so granted.

A True Copy taken out of the records this tenth Day of Janary 16% p. me Isaac Platt

Recorder.

(File No 68 A.)

[HUNTINGTON'S ADDRESS TO GOV. LEISLER.]

[1690, April 15.]

Honored sir. we the Inhabitants of the Towne of Huntington make bould to acquaintt your Hon yt we have alwayes and dowe still submitt our selves to your Hon' power, as his Magtie Lieftenant, and having seene severall orders & commans from your Hon to this Countie in genarall for som assistance for the preservation of his Magtis rights, and for his subjects peace and saftie, these lines may signifie to your Hon' vt from a signification of a letter to us from Southould, yt tow men from every towne should meet as deputed by their towne to consider of a way to answer your Hon order, wee did send tow men to southhould to consult with the rest of the towns deputies in order to an answer to your Hon order to us, but when they ther mett they found Southhould & seatake altogether averce to submition, but Southhamton and Easthampton weer seemingly compliable to the present government, and sensible of the present nessitie, and did intend as far as understood, to answer your Honr order, weh was that what they did in order to the premises they would give us notice of for our concurrance with them in what they did in the premises which we have waited all this time but have recaived none, which is the Reason why your Hon have not bene informed of our intents and Reesen of our delayes.

The declaration of ye towne of huntington: For as much as wee understand yt his matie king William ye third our souverin Lord hath been pleassed to order for ye prsent a Leutt gover for ye Province of New Yorke and for yt end hath sent his comissioner to athorise a Leutt gener & yt ye sd comission cannot * siding in the said provence saving Capt. Jacob Lestner to be his Majsts Leut. for this Province of New York and declaired our pleasure ready at all times to submit to such orders as his honor shall * * * to as by virtue of his Majsts Commission according to ye law and regulations of this province and for as much as his honor hath more than once sent his order to this Countie of Suffolk for ye promoting his magesties * * * * in this provence and ye said orders have not been attended we do hereby declair delaying to * * those orders hath not been through any backwardness in us we have endevored to persuade ye other Townes who objected to comply with such commands as have come from his Hon Capt. Jacob Larnor, his counte as Cap. Epenetus Platt his town being just to the call and command * * * * with them what he could may testifie as alsoe our proceeding further as we could towards ye sending representatives and we present this our decleration to ye Leut. Gn1 and his Counsell that it may witnes for us & to ye intent that we may be exhonerated of any blame shall be charged upon this Town, nether at present or here after, no one person among us so far as we knowe havint opposed or sligted any order comming from ye Leutenent Gount & his counsell whatever deferent may have been for want of which we pray may not be imputed

Aprill ye 15, 1690 (File No. 54.)

[LAND OF THOMAS BRUSH AND JOHN BRUSH.]

[1690, April 16.]

The Record of Land laid out to Thomas brush and John brush, grantted them at a towne meeting Aprille ye 1st 1690

wee whose names are under written have Laid out of Land to thomas Brush and to John brush according to their grant above datted twentie three acars to thomas brush: and twentie three acars to John brush the place not afording their whole complement. A True coppy of what was given in to mee to Record.

Aprill ye 16th 1690.

p. mee Isaac Platt Rec^{or}

(Deeds, Vol. 1, p. 78.)

JOSEPH WHITTMAN SAMUELL TITTUS

[LANDS OF THE WIDOW BETTS.]

[1690, May 6.]

The sixt day of may 1690

Mark megs, alles loue then a peered in huntington at the land y^t was formerly his, purchased by him of william Ludlam allenatted to Jacob walker upon considerations and confirmed by marke megs and delivered by him the sd megs allis loue, by turfe & twige before Jeremiah Hubart & Joseph Bayly as wittnes their hands y^e day and yeer above sd. unto y^e widdowe betts for the use of John bets & John Adams: the widdowe betts possession is for the land and farme

JOSEPH BAYLYE.

JEREMIAH HUBART.

(Deeds, Vol. 1, p. 257.)

[MARK MEGGS CONFIRMS WALKER'S PROCEEDINGS."

[1690, May 6.]

I marke megs allis loue nowe of stratiord with in ye colleny of Coneticutt husbanman doe by these presents confirme and Rattifie all and singular what Ritte tittle or intrest I have had or could have in ye within mentioned primises by any way or means whatsoever or any other person or persons yt might or could claime any Right or title by from or under mee, and doe by these presents wholy fully and freely Rattifie and confirme what soe ever Jacob walker have done in this his allenation as wittnes my hand this sixt day of may in ye second yeer of his maties Raine and in ye yeer of our Lord 1690.

Signed, sealled and delivered the mark of

in the presence of us marke X LOUE ALLES MEGS.

JEREMIAH HUBART JOSEPH BAYLYE. (Deeds, Vol. 1, p. 257.)

[MARK MEGGS AGAIN.]

[1690, May 6.]

know all men by these p^rsents that I Marke meges, ales, Loue of y^e towne of Stratford with in the Colleny of connetticut husbanman, doth for mee my heairs &c wholly fully and freely aquitte and discharge John Adams sonn of abigall betts of huntington uppon long Island in the countie of suffolke and province of new yourke husbanman his heirs &c of and from any bill or writting bond or scrould bairing datte in march 1689 which bill or writting

I the afore said marke megs ales love doe by these preents ingadge my selfe my heairs &c to deliver the said bill or writting in some Reasonable time and if the said bill or writting bee not delivered according to the true intent and meaning heer of I doe full and freely aquitte and discharge the above said John adams his heairs and asignes of and from all bills bonds Reckonings scroulls or acounts by any wayes or means what soever from the beginning of the wourld to the day of the datte heer of as wittness my hand and sealle this sixth day of may in the second yeer of his maties Reaigne and in the yeer of our Lord 1690.

signed, sealled and delivered

the marke

in the presence of

of \times marke megs.

EDWARD HIGBEE JEREMIAH HUBART. (Deed, Vol. 1, p. 287.)

[LANDS OF WILLIAM BROTHERTON.]

[1690, May 19.]

May ye 19th 1690 wee under written have Laid out six acars of Swampe ground for william Brodderton Lying above the pond yt hee hath bought of the towne.

May ye 26th 1690

JOHN WOOD

Joseph Wood.

p mee Isaac Platt, Recor

(Deeds, Vol. 1, p. 71.)

[TOWN MEETING.]

[1690, May 26.]

Att a towne meetting may ye 26th 1690 The day above sd. was chossen Captt fleett, Jams Chichester Senr and

Isaac Platt assessors for ye assessing this present Ratte of three pence in ye pound:—The same day above said Jonathan Scudder was chossen coleckter.

(Town Meetings, Vol. 1, p. 184.)

[LAND OF THOMAS HIGBEE.]

[1690, May 26.]

Laid out by us whose names are under written for Thomas Higbee fower acars and a haulfe of Land att the Reer of Captt Baylyes Lott and John greens fortie one Rod in lenth Rainging by ye harbour Path on one side and by John wickes Lott on ye other side

May ye 26th 1690.

JOHN WOOD

JOSEPH WOOD

p mee Isaac Platt, Recor

(Deeds, Vol. 1, p. 72.)

["STEALING A DAUGHTER'S AFFECTIONS CON-TRARY TO HER MOTHER'S MIND."]*

[1690, June 19.]

The complaint of henry whitne to the Court against Josof whitman for stelling of his dafters afetions contrary

^{[*}This is the only case of the kind in the old Court records. It shows that human nature has not changed much during the past two centuries. Joseph loved Sarah Ketcham and Sarah loved Joseph: the parents objected: the young people had their way, notwithstanding the law of the period required the parents' consent. The Court showed its good sense in waiting until Sarah could be heard.—C. R. S.]

to her mothars mind and using unlafall menes to obtayne his dafters love.

the deposision of Edward frenshom good cechom coming to us when I was at mill ford he having som discorse about this busines he gave Joseph whitmor his consent to have his dafter provided he ware in a seteled way of liveling to mayntayne a wife.

the testimony of samull blakman this depe. sayth being in company with Joseph whitmor and som others he herd good cechom say Joseph wase a good lad and should have his dafter.

the Cort agred that the matar apering so dark that they can not se cas to prosed to give in that aprehenciones without sara cecham do apere to give the cort to under stand what she can say in the case to give them furthar light.

Jeune the 19. 1690. (Court Rec., p. 23.)

[DEED. JAMES BETTS TO JOSEPH VAIL.] [Abstract.]

[1690, Sept. 30.]

This Indenture made the thirtie Day of septembar in ye second yeer of the Raine of our Sovr Lord (&c) and in the yeer of our Lord (&c) one thousand six hundred and ninetie: Betweene Jams batte of crabmedowe with in the bounds of Huntington upon long Island with in the countie of suffolke and province of new yourke in americah black smith and elizabeth his wife of the one partie and Joseph vaille of smith towne with in the bounds of seatallket alles brooke haven in the countie and province afore said husbanman of the other partie,

wittnesseth that the sd. Jams batte and elizabeth his wife, have for diverse good causes &c and in the consideration of the sum of three score pounds of good passable pay of this province as it passeth from man to man part in hand Received the other by bill in hand secured bairing datte with these presents before the ensealling and delivering here of: have Bargened allinatted sould & confirmed and by these presents from us our heirs &c doe allen bargan sell and confirme unto the afore said Joseph vaille his heairs &c all and singular that part of farme sittuatte ling and beeing one the south est point of crabmedowe first laid out unto Jonathan Harnot by order of the towne of huntington since allinated unto John green thence to Jams batte now to ye afore said Joseph vaille butting and bounding as followeth the eastermost part of the upland with a swamp or run of watter the south side with the woods in comanadge the west end a hollowe that Runeth to a spring against a parcell of meddowe called the coman medowe: only one the west side of that hollowe is to Remaine a cart way the north bounds of the upland from that hollowe exsept ye medowe called crabmedowe until yoe come to ye medowe: Right against the medowe of John Scidmore the medowe land belonging to ye sd. farme lyeth in too parcels ye westermost parcell containg too acers bee it more or lese or the third part of a six acer lotte bounded one west side with the coman medowe one the east side with the medowe of John Inkersolle the bound tree on ye upland is a chesnutt tree with the top broken of the north bounds ye maine creeke: of the medowe the south bounds the upland, the eastermost parcel of medowe containg six acers bee it more or lesse the westermost end ye medowe of John Ingersolle the north side and east end with the maine creeke as ye creeke or Run of watter untill yee come to a swampe that lyeth one the east end of ye upland the six acer lott bounded with a creeke from the upland to

the maine creeke the six acers mentioned is medow land: Together with all Rights of comanidge, as allsoe with all Rights previlidges and apurtenances unto the same belonging or in any wise may or shall in any wise heer after bee long unto the same or any part or parcell their of now in my possession together with all wayes, watterings housing out housing orchards gardens pastures fences hedges &c unto the same belonging or in any wise apertaining Too have and to hould the sd. granted and barganed prmises and apurtenances unto the sd. Joseph valle his heires executors administrators and asignes for ever to use occupie and injoe yeelding and paying there fore his yeerly and annuall proportion of what may bee long to ye govermt of this province (full covenant and warranty) in wittnes wheare of Jams batte and elizabeth his wife have to this p'sent indenture sett to our hand and sealle ye day and veer above written.

signed, sealled and dell.
in the presents of
JOSEPH BAYLY
RICHARD GILDERSLEEVE.
(Deeds, Vol. 1, pp. 290-1.)

JAMS BATTE
the mark of
ELIZABETH × BATTE

[TOWN MEETING. VOTE TO BUY THREE MORE NECKS, SOUTH.]

[1690, Oct. 15.]

October the 15th 1690: At a towne meetting it was voatted and consented too y^t y^e towne would in Generall by the three necks of medowe at y^e south which the Indians doe nowe profer to sell lying east ward of sumpawams and y^t all y^e free holders in y^e towne shall have a like propor-

tion in it provided thay pay a like: butt any person or persons y^t doe not pay their full proportion according to time and specia ingaged shall have noe intrest in it but those that pay for it shall have it.

(Town Meetings, Vol. 1, p. 184.)

[MEN SENT OUT TO VIEW THE LAND.]

[1690, Oct. 15.]

Ocktob^r y^e 15th 1690.

The same day it was voatted y^t Loutt John wood and Insigne Thos. highee should goe to y^e south to viwe the meddowe that y^e indians profeer to sell and treat with y^e Indians about.*

(Town Meetings, Vol. 1, p. 187.)

[DEED. THOMAS WHITSON AND WIFE TO JACOB BRUSH.]

[Abstract.]

[1690, Oct. 24.]

This Indenture made y^e twentie fourth Day of October 1690 betwen thomas whitson and Martha his wife and Jacob Brush Witnesseth y^t 'ye sd. thomas & wife have for a valuable consideration in hand paied, sould and made over unto Jacob Brush his heirs, executors (&c) all our

^{[*}It does not appear that Huntington succeeded in purchasing these three necks east of Sumpwams. There was afterwards a purchase further north.—C. R. S.]

right title (&c) to fower acars of planting land be it more or less situate (&c) in a necke of Land comenly called ye west neck bounding on ye south side with a lot of Land formerly in ye tenor of moses scuder on ye north side with ye Land of Richard willams on ye east and west ends with ye woods In Coman wee say all our Right (&c) to ye same we have alinated & estranged from us our heirs (&c) unto Jacob Brush his heirs (&c) to have and to hold forever. (full covenant & warranty of title.) Signed and sealed.

Witnessed

EPENETUS PLATT PHEBY PLATT.

THOMAS WHITSON
MARTHA WHITSON

acknowledged Oct. 25 1690.

EPENETUS PLATT, Justice

(Deeds, Vol. 1, p. 423.)

[DEATHS AND MARRIAGES.]

[1690, Dec. 11.]

Jeremiah Wood Latte of hemsted departed this life the 28th day of desembr in ye yeer 1686.

Richard sooper was maried to debura stevens y^e 4th day of march in y^e yeer $16\frac{8}{7}$.

Edward Brush was maried to hester Brush the daughter of Richard brush the tenth day of may in ye yeer of our Lord 1688.

Samuell Smith was maried to mary core the fourteenth day of february in the yeer of our Lord 1688

denise Hart was maried to mary smith the twentie eighth day of march in ye yeer of our Lord 1689.

david Roe, allies mun Roe, was maried to Elizabeth Ted the 27th of may in ye yeer of our Lord 1690.

Samuell oliver was mared to Annock Simions the tenth Daye of febuarey In the years of our Lord $16\frac{91}{92}$.

John mathews was maried to Sarah Smith the 11 of December in ye yeer of our Lord 1690.

(Surveys, p. 87 & p. 91.)

[PETITION TO THE GOVERNOR TO RETURN THE TOWN PATENT.]

[1690. Dec. 16.]

To the honr^e Leut^e Gener¹ and Counsell at foort william in new yorke:

The humble petticon off the inhabitants off the towne off Huntington humbly showeth: that, although By the proclamacon of King Charles the second, that all peopell that had lawfully purchased their Lands off the natives should bee accoumpted the tru propriotors thereof; yat afterwards gener Nicols ordered that all towns should take pattens whereby to confirm the Bounds and limmits of theire towne, sheeps, our towne procureing a patten from him; and did injoye untill Gener Dongone commanded it, and in obedience to command it was Delivered; and wee ware Doublful that it had Been made a way, But Justice platt informing us that it was sauef in the office, our humble petition to your hounor and Counsell is that you would vought safe to favour our towne soe much as to Returne our patten to us againe, and alsoe that may bee confirmed from under your hands to us, for which wee shall bee humbly thankfull and in obedience shall ever pray:

Huntington Desember Townsmen
16th 1690. In the name of the Town ISAAC PLATT
JONAS WOOD

(File No. 50.)

ERNOR, AND A REQUEST MADE FOR RETURN OF THE PATENT.]

[1690, Dec. 16.]

Honered Sir

After our humble servise presented: These are to significe to your hon': that wee have Leved both these ackts to gether in the Ratte that wase datted ye 23 of Aprill 1690: the sum whereof is twentie nine pound four shilling and seven pence.

The Celeckter is Lattly dead and sum of it is not yett gotten in: which wee shall take care to doe with speed: what was gathered in mony wee have sent to your honor by the bearer heer of, which sum is eaighteen pound and nine pence, the Remainder is most of it gathered in wheat & tallowe and wee have noe opertunitie to send it yet. butt shall take the first that wee can procure, exsept yor honr can favor the towne soe far by any opertunitie from new yourke to transport it: this is all att present soe wee Rest and desire the Lord to asist yor honer by his holly spirit yt all yor Adminstrations may bee for his glory and his peoples good: yor humble servants for and in the behaulfe of the towne.

ISAAC PLATT

Huntington desember: ye 16th 1690

JONAS WOOD
Townsmen.

To the Honered Leutt Governer, att New Yourke:
The humble petition of ye towne of huntington to yor honor: wee understanding yt our Pattent is in yor honers custitie, which was Left with Mr graham in order to ye taking of a nother which wee never had our humble Request is yt yor hon would be pleased to deliver it to ye

when with?

bearer heer of and soe wee shall ever pray.

huntington Desembr ye 16th 1690 for & in the behaulfe of ye towne. (File No. 44.) ISAAC PLATT JONAS WOOD Townsmen

[WORK ON THE MEETING HOUSE.]

[1691. Jan. 9.]

Whereas Thomas Smith was Ingaged to Lay y^e Meting Hous flor for which y^e towne granted him theare right of a parcell of swamp Land Lying at y^e head of y^e fresh pond y^e which Ingagement hee hath fully preformed Acording to y^e time apointed him bey y^e towne to Do it In Januarey the 9th 1691.

Jon Ketcham Recr

(Town Meetings, Vol. 1, p. 190.)

[LAND OF SAMUEL WOOD.]

[1691, Jan. 12.]

Samuell Woods hom Lot bounded as followeth one the North side with Thomas Powles home Lott one ye south side with Jones Plattes Lott one the frunt with the high way going to ye south one the Reare with ye high hills In ye Comans, It beares the Denomination of Athree hundred Pound Lottment.

The marke that Samuell Wood gives his Creatures Is a Crop on the right eare and a hole In the same,

January the 12th 1691.

By me John Ketcham Recor

(Deeds, Vol. 1, p. 72.)

[TOWN MEETING.]

[1691, Jan. 13.]

Januare ye 13th 1690

That att a towne meetting John wickes was chossen coleckter and to stand in that Place and offise untill the second of Aprill in ye yeer 1692.

The same day above sd. these assessors ware confirmed and chossen to make this present Ratte for ye govener which made the Last Ratte of three pence in ye pound ye same men to witt Captt Thomas fleett James Chichester sen and Isaac Platt are chossen to make this Ratte that is to bee paid ye one haulfe ye 25th of this instant the other haulf to bee paid ye next march insuing ye datte heerof.

The day above sd. it was voatted & grantted that Thomas Smith and Benjamin Scudder shall have Libertie to build a grist mill att stonny brooke if thay can procure soe much help towards ye dam as to incourage them to doe it and thay are to give their answar to the Clarke in one months time whether they have incourigment or not.

The day above sd. it was voatted and grantted that Samuel Kichams deed of saill for his meddowe att the Illands one the south side of this Illand might be Recorded. (Town Meetings, Vol. 1, p. 184.)

[LAND OF EPENETUS PLATT.]

[1691, Jan. 29.]

A Record of Land laid out for Cap^{tt} epenetus Platt Januare ye 29th 16⁹⁰/₉₁. Then Laid out 40 acars of land acording to ye townes grant ajoining to thomas Powels land acording to ye townes grant the dementions being fowr score polle each way it butting against the hie way north ward, allsoe the same day laid out for Epenetus plat twentie seven acars of land ajoining to his former Land lying at the southwest of the east feild the dementions beeing six score Rodd west ward at ye east end 48 polle at the west end 24 polle bounded by a hie way one the south side wee say Laid out by us.

JOHN WOOD

JOSEPH WOOD

A true Record as it was given in to mee,

Isaac Platt

Recor

(Deeds, Vol. 1, p. 82.)

[JOHN KETCHAM'S LAND.]

[No date.]

S, vaied by us whose names are under written for John Ketcham fouer acaars of Land upon ye Level upon the top of ye hill above ye Reare of his house Lott Lying forty Rods In Length and sixten broad.*

Joseph Whitman Samuell titus

(Deeds, Vol. 1, p. 82.)

^{[*}These surveys seem to have been made pursuant to grants of land made by Town Meetings. No grants made by Trustees of the town, nor surveys of lands in accordance with Trustees' grants, will appear in this volume, they having been reserved for a separate volume; but the general proceedings and doings of the Trustees, aside from specific grants, will be inserted here in the order of their date. Highway records will also be omitted and reserved for a separate volume.—C. R. S.]

[LAND OF JEREMIAH SMITH.]

[1691, Jan. 30.]

A Record of ye Land of Jeremiah Smith laid out by John Wood and Joseph wood, survaers Januar 30th 160th Wee have Laid out six acars of land for Jeremiah Smith at the head of Cowharbour Swampe taking in Part of ye swampe it Runs 48 pooll in length, south ward and 20: in breadth bounded by markt trees at the frunt a blacke oak tree at the east corner and west by a peparige tree: the Reer the west corner by a blacke oake the east by a young wallnut stadle.

We have allsoe Laid out eaight acars of land for Jeremiah Smith att the head of fryars hollowe 40: Rod in lenth and in bredth thirtie too rod bounded by markt trees at each corner

We have all soe Laid out aleven II acars with ye home lott and sum Inlargment att ye Reer and on ye east side: 60: Rod in lenth & in the Reer 26 Rod: in the frunt 32 Rod:

We have allsoe Laid out: 7: acars of land lying one ye north side of his orchard: 80: Rod in Lenth runing downe to the watter on the north side of the beach and soe going to his cove and 2 acars in his house lotte Laid out by us

JOHN WOOD, JOSEPH WOOD.

A true coppy as it was given in to mee by Jeremiah Smith under the survuaers hands.

Isaac Platt Recor March ye 26th 1691.

(Deeds, Vol. 1, p. 84.)

[ORDER IN COUNCIL THAT THE PATENT BE RECORDED.]

[1691, Feb. 5.]

At a Councill held in New Yorke ffebry 5: 1690

Upon reading the request of Epenetus Plat Esq. in behalfe of the Towne of Huntington relating the Patent of s^d Towne.

Ordered that the sd. Patents doth remaine in the Secretaryes office & that it be recorded, if it is desired by the Towne.*

JACOB MILBORNE Cd Cone.

Und seal.

The Lieut General, Perre Lattoy Thed^B Jansen Samuel Stead Joh: Provoost. Jacob Maurits Robt Lebock.

(File No. 51.)

[INDIAN DEED TO ROBERT KELLUM OF ISLANDS IN THE SOUTH BAY.]

[1691, March 7.]

This Indenture Made the seventh Day of March in the

[* This was probably among the last official acts of Gov. Jacob Leisler and his Council. Two days before this, Major Richard Ingoldesby, commissioned by the newly appointed Governor, Sir Henry Sloughter, had arrived in New York and issued a proclamation asserting his authority and demanding possession of the fort in the name of the new Governor, which Leisler had refused to surrender. The Huntington patent had been detained first by Gov. Dongan, and then in turn by Gov. Leisler, on one pretext and another. Now, while Leisler was calling on all the towns to send soldiers to New York to assist him in holding the government of the colony against Major Ingoldesby, Huntington probably thought the time opportune for demanding its charter. The demand was successful, as the document was ordered on record and its validity established. As will be presently seen, in a month Huntington sent men to the city to welcome the new Governor. Jacob Milborne, Secretary of the Council, who signed the above order, was executed for treason with Jacob Leisler on the 16th of May followingthe date of the above order.—C. R. S.1

second year of the Reigne of our Soverign Lord William the third king of great Brittain france and Ireland king Defender of the ffaith &c: and in the year of our Lord according to the Church of England one thousand six hundred Ninety one between ould Cheepy and Will Cheepie massapague Indians of the one partie and Robert Kalom of the towne of Huntington upon Long Island in the County of Suffolk and province of New yorke in America Cordwinder of the other partie. Wittnesseth that the sd. ould Chippie and will Cheppie for divers good Causes and Considerations us there unto moving but more Especially for a valuable consideration in hand Received before the Ensealing and delivering here of have bargained allienated estranged and Confirmed and by these presents do bargain alien and confirme from us our heirs excr adm. and assignes unto the afore sd. Robart Kallom his heirs Exrs adms and assigns all and singular, one Island or Ilands of meadow Lying and being on the south side of this Iland between the south beach and the south meadows of the towne of huntington against A parcell of meadow Commonly called or known by the name of the halfe Neck wee say that Iland of meadow as we have allienated as afore said there Runs a small Creek as too Islands but we accompt it as one Iland and do so Confirme unto the said Robart Kalom his heirs, exr admr and assigns to have hold use occupy and injoy for ever and do further Ingage that it is our own proper right there fore have good Reason to sell and convey the same and do further ingage that it is free and clear from all other grants or bargains and do promise to defend the same against any person or persons that Claims any tytle or intrest there unto in witness whereof we have to this present Indenture set to our hands and seals.

the mark of

OULD X CHEPPIE [seal]

WILL X CHEPPIE [seal]

signed, sealed and ded. in the presents of us.

JONATHAN HARNED, JOHN WHITE.

Recorded by me Epenetus Platt town Clerk. (Deeds, Vol. 2, p. 123.)

[GOVERNOR SLOUGHTER WELCOMED.]

[1691, March 23.]

At a towne meetting march ye 23rd 1691

This day it was voatted and agreed by the whole townes consent y^t then met: that M^r eliphalett Joens and Mr Epenetus Platt should goe to Yorke in the name of the towne to welcome his exselence our Gover^e into these Parts.

(Town Meetings, Vol. 1, p. 189.)

[CHOOSING THE ASSEMBLYMEN.]

[1691, March 30.]

Att a towne meetting march ye 30, 1691 Joseph Whittman sen and Thomas Wickes sen ware chossen by ye towne to goe to Southhamton to joine with the Rest of the Countie in chussing too asembly men on the third of Aprill next ensuing ye datte heerof.*

^{[*} One of the fruits of the revolution of 1688 in England was the establishment of a Colonial Assembly here, chosen by the people to make laws. The old Duke's Laws that had served the colony since 1664 were in a great measure repealed or set aside, and new laws were passed more to the liking of the people. The laws passed by the Colonial Assembly in 1691, and during many subsequent years, are well preserved in a large bound volume, now in the Town Clerk's office. This book was printed on paper impressed with the Crown stamp.—C. R. S.]

The day above sd. it was voatted and consentted too yt Benjamin Scudder shall have ye towns Right att cold Spring ye lower way going over to sett up a grist mill if hee and ye towne doe agree upon terms: and as many of ye house houlds as will to give him fifteen shillings a yeere in labour or sum other curant Pay with what is the townes Right belonging to Jeremiah Smiths mill.

(Town Meetings, Vol. 1, p. 189.)

[OATH OF ASSESSORS. NO TAXATION WITH-OUT CONSENT OF THE PEOPLE.]

[1691, July 3.]

A Clause of ye oath to bee given to ye asessors (&c.)

Bee it further enacted by the Authority afore sd. (the Colonial Assembly) that the sd. majer * * * * Justises of ye Pease for the Respective sittyes and counties, maners and Jurisdictions, have and shall have Power and authoritie by vertue of this act: each of them by himselfe to administer an oath to ye sd. assessors well: truly, equally and acording to their best understanding to ases & Ratte ye inhabitants Residents and free holders of ye Respective places for ye which thay shall bee chossen assessors: a true copy of yt clause of ye act, Isaac Platt Jully ye 3d 1691.

Another clause (&c.)

That noe aide tax talleye, assessment custome, Loane, benevoelence, gift, exsise dutty or imposition whatsoever shall bee Laid, Assesed, Imposed, Levied or Required of or on any of their maj^{tis} subjects within this Province & co: on their estats: upon any couller or protense whatsoever: but by y^e act & consent of y^e Gov^{ner} & counsell and Representatives of y^e people In Gener¹¹ Assembly mett & convened.

(File No. 38 B.)

[TOWN MEETING. THE MEETING HOUSE.]

[1691, July 3.]

Att a towne meetting Jully ye 3d 1691 It was voatted and agreed that Thomas Smith shall have that part of swamp land at ye fresh pond from. William brodertons Land downe to the pond not to predgedes hie ways and wattering Places: wee say ye towns Right for which hee ingageth to lay the flowr of ye meetting house* and ground sleepers and provide nails or pins for the said flower: Alsoe hee is to doe it by the 29th of September insuing: on the peneltie of seatting ye the said house allsoe onye above sd. acount to bee dune all with in too months after ye sd. 29th of September the towne providing stuff to seat ye sd. house as it ought to bee.

The day above sd. John Wood, John Kitcham and Thomas brush ware chossen townsmen Jully ye 3d 1691

The same day above sd. Samuel Smith was chossen Constable.

The day one ye lower Part of ye other side mentioned Jully ye 3d 1691 John Samis and John Adams carpenter, was chossen assessors.

(Town Meetings, Vol. 1, pp. 189-190.)

[TOWN MEETING.]

[1691, Sept. 16.]

In the yeare 1691 at a towne Meeting Legally warned

^{[*} This was probably the meeting house erected on Meeting house Brook about 1665, as there is no evidence that a new one had been built.—C. R. S.]

September the 16th John Ketcham was Legalley chosen towne Clerke.

 $\qquad \qquad \text{By mee John Ketcham Clerk.} \\ \textbf{\textit{(Town Meetings, Vol. 1, p. 172.)}} \\$

[INDIAN DEED OF NAGUNTATOGUE NECK, SOUTH.]*

[1691, Sept. 25.]

This Indenture made the twentie fift Daie of september in the third yeare of the Raine of our sov' Lord william the third king of great brittan, france and Ireland, Defender of the faith etcs, and in the yeare of our Lord, According to the Computation of the Church of England, one thousand six hundred ninetie one, Between wamus, sagamore of seakatouge Indians, pametoe, waughewaram, pompod and mamasscocom, seakatouge Indians, with theire Asosiates of the on partie, and Incom Epenas platt, Richard Brush, Jonas Wood, Thomas Brush, with their associates, all of the towne of Huntington, uppon Long Island, within the Countie of Suffolk and provence of new yorke, in Amerikaa, husban men, of the other partie; witnesseth: that the saide wameus sagamore, pamecoe, waughweram, pompod and mamasscocom, with theire Assosiates, have Bargoned sould and made over: and Doe by these preents from us our heires, Executors, Administrators and Assignes Bargon, Aleen, sell and Confirme unto the saide Inc Epenus

^{[*}This is one of a series of Indian deeds that take in premises adjoining and north of the original conveyances by the Indians of the necks of meadows. Many whites had settled on the south side of the town, and upland was needed as well as meadows. Hence these purchases further inland from the South Bay. The premises are situated near the southeasterly boundary of the present Town of Babylon.—C. R. S.]

Platt, Richard Brush, Jonas wood and thomas, with Confederates all our Right, title, and intrest that wee have, being the upland of A necke of Land lying and being on the south side of this Iland, comonly called or knowne by the name of naguntatouge, the medow land of that necke aforesd., Belonging to Just. platt, Richard Brush, Jonas wood, thomas Brush and theire assosiates, but all the upland from the fresh medowes to the Indian path that now is, and from Santapaugh River on the east side and the litell necke River west, with libertie to cut wood or timber for yards or sellars, on the north side of the Indian path: wee the aforesaid Indians beeing the true propriators of the said land and therefore have Right and lawfull Aughthorytie to sell and convoye the same: therefore wee the aforenamed Indians, with our Asosiates, doe by these prsents sell, Alienate and Confirme all the saide land Aforemenconed, with all its Rights and benifits, that is or ever shall bee on the south side of the Indian path and what benifet on the north side of the path as is affore Resighted, unto Jucs Epnetus plat, Richard brush, Jonas Wood, thomas Brush and the Asosiates of them and every of them theire heires Executors, Administrators and assignes, to have hould, occupie and Injoye for ever: the Resignation and Allenation of the aforemenconed prmises is for a valiable Consideration, agreed on before the ensealeing and Delivering hearof, for which wee the said wameus, pameco, whoughweram, pompod and mamasscocom, with our Asosiates and heires, executors, administrators and assignes, that the land aforesaid is free and cleare of and from all other, former bargens, grants sales leases morgadges, or Any incumbarances whatsoever, and Doe hereby these prsents ingadg to Defend the same Against Any person or persons who may or shall lay any just Claime or title to the afore granted prmises or any part or parsell thereof, in witnes whereof wee the aforesaid Indians have to this

present indenture set to our hands and seales the daie and year above written:

signed sealed and delivered in the prsents of us:

JOSEPH BAYLYE

IOHN WICKES

the mark of

WAMEUS X [L .S.]

the mark of

PAMECOE \times [L. S.]

the mark of

WHAUGH \times WEEAM [L. S.]

the mark of

 $POM \times POD$ [L. S.]

the mark of

 $MAMASS \times COCOM$ [L. S.]

the subscribers apeared before me the day and year above written and acknowledged this instrument to be their ack and deed.

EPENETUS PTATT.

Witness October 21: 1691, we whose names are under writen, being then present, saw two of the subscribers, In the behalf of the rest of their Assosiates, deliver posesion of the above mentioned premises by turf and twigg unto Richard brush In the behalf of his Assosiates.

JOHN ADAMS

JACO BRUSH

JOHN CONKKLINE

This deed is recorded In yo Bound Book of Deed Begun In yo Year 1754 By Me Soloman Ketcham Clerk. Entered In Page 11.

(File No. 31. and Deeds, Vol. 3, pp. 202-3.)

[PROVINCIAL TAX.]

[1691, Nov. 28.]

Reseaved from Mr John Weekes the sume of twentey

poundes six shillings and nine pence half peny out of y^e County of Sufolk In part of the first payment of that County proportion of y^e two thousand pound tax to be Leved In this province of new york I saye out of the towne of Huntington the 28 Day of November 1691 Reseaved by mee. £: s: d:

20: 6: 9½

CHIDELEY BROOKS, Coll.

(Deeds, Vol. 1, p. 250.)

[TOWN MEETING.]

[1691, Dec. 18.]

Desember the 18th 1691

The same Day It was voted and Consented unto that thare shall bee two men Att each end of the towne yearely Chosen to vew the fences for the west end of the towne this yeare John Ketcham and Jeames Chistter are chosen. for the east end of ye towne John Wood and John Wickes are chosen.

It is allso voted and Consented unto that the fence vewers shall have halef a croun a day for vewing fences and bee paied at the yeares end buy those that belong to the fence which thay vew.*

The same daye It was voted and consented unto that All swine that shall bee found trespasing In corn or Pasture Land shall bee Drove to Pound† and the owners thereof shall paye all the Damige.

[*They doubtless intended to say that the owners of the fences should pay the fees of the viewers.—C. R. S.]

[†About fifty years ago there was a public pound located on the hill a little easterly of the First Presbyterian Church in Huntington village. A high, strong fence inclosed a space about forty feet square, where stray animals were "pounded" or impounded. The practice had continued down to about the date here indicated, but it soon after fell into disuse and the old pound has disappeared.—C. R. S.]

The same day it was voated & consented unto that all those that have killed Wolves since thay were paide for in the Countey Rate shall have fiftenne shillings A woulfe and for all that shall be killed.

(Town Meetings, Vol. 1, p. 197.)

[TOWN MEETING. A NEW MILL.]

[1691, Dec. 26.]

Desember the 26, 1691.

Att a towne meting Abiall tittus was Leagley Chossen coleckter and to stand till another Is chosen.

The same Daye It was voted and consented unto buy ye towne that the townesmenn shall call In all the money Due to the towne for hundreds that thay have sould the townes menn are to make use of it att theare Discresion for the Repairing the Meeting hous.

The same Day^e It was voted and consented unto that all woulves that are killed buy Indans In the towns Bounds shall have five shillings a woulfe, Paied by the Constable.

The same Daye It was voted and consented unto that Samuell Smith shall Bee Pound keeper.

Desember the 26, 1691.

The same Daye the towne Agreed with Jonathan Rogers to seet up a grist mill at Could Spring on the tenner of ye first Covenant and to give him the Iron and stonnes of ye ould mill and if ye mill Doth not answer the townes end ye Iron and stonnes to returne to ye towne again and twentey accares of Land, where most Conveanient for him but If ye mill answer not the townes end the Land Is not to bee Disposed of to aney other but to returne to the towne againe and the sd. Jonathan Roggres

Is to grind on mondy and tusdaye and If that will not Doe to grind tell the mill Is emptey. This Done In the behalef of the towne.

JOHN WOOD

JONATHAN ROGGRES.

JOHN KETCHAM

A true Coppey taken out of the original bey mee:

John Ketcham Recorder.

(Town Meetings, Vol 1, pp. 197-8.)

LAND OF JOSEPH AND JONATHAN JARVIS.]

[1692, Jan. 2.]

Wee have Laide out a parsell of land ling about three quarters of a mile below Richard sopers that was formerly granted to Joseph and Jonathan Jarvis containing 16 acars fiftey seven Rod one way and fortey five Rod the other way Bounded by a black oak tree on the norwest corner A whatte oake tre on the north east corner, A chesnutt tree on the south east corner and a chesnutt tree on the south west corner, January y^e 2. 1692.

JOHN WOOD JOSEPH WOOD

(Town Meetings, Vol. 1, p. 142.)

[EXCHANGE OF LAND BETWEEN JOSEPH AND NATHAN WHITMAN AND JOHN ROGERS.]

[No date.]

Know all men by thes presence that Joseph whitman sen of Huntington doe by thes presence resigne up unto

my son Nathan whitman all my Right title and intrest that I have in a peace of Land granted unto me ye sd. Joseph whitman by the towne of Huntington Lying betwene ye Land of Jonathan Scuder by ye harbour side and ye Land of Jonathan Rogers and ye sd. nathan whitman doth by thes presence Resigne up this sd. peece of Land and change ye same with John Rogers for so much Land in an other place in ye Comons where he shall see cause to take it up.

by mee John Ketcham Clerk.

In witness our hands,
THOMAS WICKES
JOHN KETCHAM.
(Town Meetings, Vol. 1, p. 143.)

[DEED. THOMAS BRUSH AND WIFE TO JACOB BRUSH.]

[Abstract.]

[1692, March 16.]

This Indenture made ye sixtenth day of March in ye year 1692 betwene Thomas Brush & Sarah his wife and Jacob Brush, Witnesseth yt ye sd. thomas Brush for ye sum of twenty nine pounds tenn shillings hath given Granted bargned sould, enfeefed Released & Confirmed unto ye sd. Jacob Brush his heirs & assignes for ever all that a certaine Messuage or tenament of land & Medow ground which medow cost five pounds tenn shillings In paye, situate Lying & beeing In ye towneship of Huntington, all that my dwell house, orchard, garden, home Lott of land containing six acars be it more or less together with all fences belonging to ye same with halfe a hundred pound

Right of Comanage which cost two pounds tenn shillings & half of my Right of Medow Lying on a neck on ye south side of ye Island Lying on ye west side of ye necke called ye east necke ye home Lott Is bounded as followeth with ye frunt or east end with ye streete ye south side with ye highway leading to oysterbay ye rear or west end with ye woods In comans ye north side with ye Lott of Jonathan Scuder I say I have sould unto ye above sd. Jacob Brush ye above Menconed parcells of land with all priveledges with full covenant & warranty of title. signed and sealed.

THOMAS BRUSH.

SARAH X BRUSH hur mark.

signed & sealed In presents of JOHN WICKES JOHN BRUSH

Acknowledged Feb 28. 1695.

JOHN WICKES, test.

(Deeds, Vol. 1, p. 421.)

[DEED. NICHOLAS SMITH TO JOHN INGERSOLL.]

[1692, March 16.]

Huntington March 16, 1691

Whearas John inkerson of Crabmedowe hath formeley sould unto Niclous smith of the same towne and Riding A house and lott Lying In the West end of the towne joyning to Samuell tittes Land and the sd. Niclous smith not paying the sd. John Inkerson According to bargan the sd. John Inkerson Doth take the sd. house and Land with all the previledges and Apurtanances theare unto belonging Into his owne posesion againe the sd. Niclous smith paying the sd Inkerson twentey shillings In paye and two hundred Railes.

(Deeds, Vol. 1, p. 292.)

[DEED. JONAS VALENTINE TO JOHN INGERSOLL.]

[Abstract.]

[1692, March 26.]

Bee it known unto all Christian peopell to whome thes prsents shall come that I Jonas Valentine of Huntington in ye County of suffolk on Long Island In ye provance of new york In americk planter for good and valluable consideration mee there unto moving & by mee in hand Received & secured to bee paide there with I acknowledge my selef fulley contented have given granted Bargned sould alinated made over &c and by these presents Doe give grant &c unto John Ingerson of ye towne & County & provance afore sd. planter & to his heirs &c for ever & to them for ever, All my Right title Intrest possession which I now have or ought to have for that part or those parts of a farme of Land which containes in ye whole Right of eleven hundred pounds ye which I bought of Thomas Marten which martin bought of Jonathan Rogres & thomas wickes which parte or parts is or are a four hundred pound Right viz. A two hundred pound Right of each of ye fore sd. Rogars & wickes which farm or parts yt is mine Lyeth on Crabbmedow neeck Beeing ye Lower most farme next to ye gutt beeing some wt more then ye third part of that wholl farme of aleaven hundred pound Right above sd. all my purchas which I ye above sd. Jonas valantine purchas of ye a bove martin of this part of this farme both upland & medow Lying at Crabbmedow in ye bounds of Huntington the north part where of buttes on ye sea & is bounded with an high way southward & with an other high way est ward & joynes to ye land of Edward bunce west ward as all so two lottes or sheares of medow salt medow bounded with the up land afore sd north ward as allso a

parsell of Bogs or fresh medow viz my part of it or one third it being in divedend equally betwen me & John Ingerson I say all this tract together with all ye Appurtnances houses out houses Barnes gardens, fences orchards houses what ever is belonging to it with all Cominages, &c whatsoever which I ye sd. valintine did my selef Injoy in ye premises I doe with my heirs, my wife &c give grant &c as above sd. John Ingerson his heairs &c to have use posses Injoy &c & continue to him & them & to his & their proper use &c forever to have & to hould for ever to have & to hould without ye least disturbance &c by mee or my wife or my children or heairs &c by therough or under mee (covenant and warranty) in witnes to ye above sd &c Jonas valentine and Grace my wife have set to our hands & seale this twenty sixt of march in ye yeare of our Lord one thousand six hundred ninty two And in ye fourth yeare of ye Raigne &c.

his

JONAS \times VALINTINE

.

GRACE X VALINTINE

signed sealed In ye prence of us.
JONATHAN ADAMS
RICHARD GILDERSLEEVE
(Deeds, Vol. 1, pp. 301-2.)

[DEED. JOSEPH WHITMAN TO EDWARD KETCHAM.]

[Abstract.]

[1692, March 26.]

This Indenture made the 26 day of March (&c) and in

the year of our Lord 1692 Between Joseph Whitman sen husband man in the County of Suffolk on Long Island in the province of New Yorke and Edward Ketcham Inhabitant in oysterbay in the west County and province of New York in america, Witnesseth that the above sd. Joseph Whitman and Sarah his wife Doth sell and make over unto the sd. Edward Ketcham two parcels of meadow Lying on the south side of the Island on a neck called the East neck next to santepauge the first parcel is in the salt marsh it being eight rods broad and bounded with the town Lot on the south and the Lot of John Samons on the North and with the creek on the west and Runing to the midle of the neck Eastward both salt and fresh the second parcel is also eight rods broad and bounded with the woods on the north side and also one parcel of meadow belonging to thomas brush and Richard brush Lying on part of the above sd. north side bounded also on the east with the woods in comons and with the Lot of John brush on the south side and with the Creek on the west end, the two Afore mentioned parsels of medow I the above sd. Joseph Whitman and Sarah my wife have barganed sould Alienated and estranged for a Reasonable consideration alredy Received in hand whereof and where with I Do acknowledge my selfe fully satisfyed contented and paid I say I have sould from me my heirs Exrs Admers and assignes unto Edward Ketcham his heirs exrs admsrs and assigns to have and to hold use occupy posses and peaceably to injoy forever I say I have sould unto the sd. Edward Ketcham thes fore mentioned parcels of meadow with halfe the meadow that is yet to be Laid out on the East neck belonging to my Right and do engage to bear harmless the sd. Edward Ketcham from any person or persons that may or shall Lay claime to any part or parcell there of to witness the truth of the above written premises We have here unto seet to our hands and sealls this in presents of us

JOHN WICKES
EPENETUS PLATT

JOSEPH WHITMAN [Seal] the mark of X SARAH WHITMAN [Seal]

memorandum the 20 of march 169\(^2\) there appeared before me the subscribers and acknowledged the above sd to be their voluntary and free act and deed as witness my hand

EPENETUS PLATT

Recorded by me Epenetus Platt Clerk (Deeds, Vol. 1 p. 137.)

[TOWN MEETING.]

[1692, April 2.]

Huntington Aprill the 2d 1692.

The same day Jonas Wood was chosen Constable by the mager part of ye towne for that yeare.

The same daye John Wood was Chosen Colector for ye same yeare.

The same Daye John Samons, John Addams, Richard Brush was chossen townsmen for the same yeare.

A true Copey taken out of ye originall By mee Joⁿ Ketcham Rec^t

(Town Meetings, Vol. 1, p. 190.)

[INDIAN DEED TO WILLIAM MASSEY.]

[1692, April 28.]

To all Christian People to whome this present writing

shall come or in any wise Appertaine be itt Known that wee wamehas, Chiphouse, pumpshau and pechegin Indians and Chief propriaters of Certain Land on Long Island in the Coloney of new Yorke Called by the Indians Rungcatamy for and in Consideration of the sum of twelve pounds and thirteen shillings of silver money Currant in this Coloney in hand paid and by us the sd. Indians Received before the sealing and delivery hereof in full payment and satisfaction and for other good Causes and Considerations us the sd. Indians especially moving Have Given Granted alienated infeeffed sold and Confirmed and by these presents we sd. Indians do give grant alienate Infeefe sell and Confirme unto William Massey of Huntington in the County of Suffolk on Long Island afore sd. A certain tract or parcell of Land at Runscatamy afor sd. in the County afore sd. about five miles eastward from the town of Huntington, a fore sd. at the Round swamp so Called and bounded on the North with the Country Road on the East with Richard Sopers Land which East side is in Length 136 rod on the south with the woods 112 rod on the west side with the woods 148 rod and on the North by the Country Road 24 rod Containing within the sd bounds sixty three acres or there abouts be it more or Less as it was Laid out by thomas powell and Richard Willits and the fore named Indians Together with all our right title Intrest Claime and demand whatsoever which we sd. Indians now have or which any or Either of our heirs Exrs or assigns may here after have of to or in the forementioned tract of Land with all trees timber, swamps and whatsoever els is now standing or growing in and upon the sd. Land within sd. bounds with all proffits and issues from thence arising or growing or in any wise appertaining To have and to hold unto him the sd. William massey his heirs and assigns all and singular the forementioned tract of Land with the appurtenances thereof to the only proper use and behoofe of him the sd. William Massey his heiers and assignes for ever And the fore mentioned indians have put the sd William into Lawfull and peaceable possession of all and singular the premisses by the delivery of turff and twigg and by the dilevery of these presents and the fore named Indians do for them selves their heirs Exrs and assignes further Covenant and agree to and with the sd. William that it shall and may be Lawfull for him the sd. William his heirs and assigns quietly and peaceably to have hold occupy possess and injoy all and singular the premisses forever without the Lawful Lett hindrance or molestation of them the sd Indians their or Either of their heirs or assigns or any other person or persons Lawfully claiming for by or under them or any or Either of them Not with standing any former gift grant Mortgage bargain or sale whatsoever And the sd. Indians do hereby bind them selves and their heirs to warrant and defend the fore sd. tract of Land to the sd. William his heirs and assigns for ever In Wittness whereof we the sd. Indians have here unto set our hands and seals the twenty eighth day of aprill in the year of our Lord one thousand six hundred Ninety two. Memorandum that paumpatt and Whaugh weram Indians not named in this deed do own and acknowledge the sale of this Land above written to be good and with their Consent as wittness their hands and seals day and year above written.

the mark of X WAMEHAS [Seal] the mark of X CHIPHOUSE [Seal] the mark of X PAUMPATT [Seal] the mark of X WAWAWERAM [Seal]

signed sealed dd. in the presents of us
JOHN NEWMAN
NEPO WILLETS
RICHARD WILLETS
(Deeds, Vol. 1, p. 432.)

[THE PROVINCIAL TAX.]

[1692, June 7.]

£ s: d 20: 6: 9\frac{1}{4}.

June the 7th 1692.

Reserved from Mr John Wickes the sume of twentie pounds six shillings and 9 pence farding being parte of the two thousand tax Due out of the province of New Yorke and part of the proportan of the same Due from Suffolk County I say reserved the 7th Day of June out of the towne of Huntington by mee.

CHIDDLEY BROOKS,
coleck:
Recu. Genall.
By Mee John Ketcham
Clarke.

(Deeds, Vol. 1, p. 250.)

[DEED. JAMES CHICHESTER TO JONATHAN CHICHESTER.]

[Abstract.]

[1692, July 23.]

Huntington July the 23. 1692.

To all christian pepoll to whome this present wrighting shall come know ye that Jeames Chitester senr for the naturall Love I bare my sonn Jonathan Chitester have given granted &c unto ye sd. Jonathan Chichester his heirs for ever fower acars of Land Lying within fence at ye Cove in ye East necke with thirteen acares of Land Lying to ye west from ye Cove upon ye hilles, Lying & being within ye bounds of Huntington, with all privilidges, & if ye sd Jonathan Chi-

tester dye & his heyers ye sd Land to Returne to ye next nearest a kine of ye sd Jonathan Chichester & if ye sd Jonathan Chichester see cause to sell this land he hath Liberty given him by his father, provided that this mony which this Land Is sould for bee Laied out for Land in another place provided that that Land hath ye same entailement that is here above written. Witness my hand & seale

JEAMES CHICHESTER.

Witness

ELIZABETH × KETCHAM

mark

JOHN KETCHAM. (Deeds, Vol. 1, pp. 315-6.)

[DEED. WILLIAM SMITH TO JOHN PLATT.]

[1692, August 1.]

To all Christan peopell to whome thes presence shall Come or ane wise Apertayne Greeting Know ye yt I william Smith of flosters medow in ye bounds of hempstead in Quenes County in ye provance of new yorke on Long Eisland Do acknowleg my selfe ye Eldest son of Bertellmew Smith Deseased formerly of Huntington on ye Island & provance afore sd. & wheare as my sd. Deseased father Bartellmew Smith had formerly in ye sd. towne of Huntington Acomadation as housing Lands, medows, with Rights & privledges & aportinances which by wright of Inheretance Doth belonge to mee ye sd. Willam Smith I ye sd. Willam Smith Do thearefore by these presants give grant bargan sell alinate & Deliver from mee my heyres exetors Administrators or a signes unto John plat of huntington Afore sd. to him his heires executors administra-

tours or asignes all ye housing Lands medows Rights previledges & apertances formeley belonging to my sd. Deseased father bartellmew smith at ye sd. huntington to ye sd. John platt his heires or assignes to have and to hould for ever free from any claiming ye same by mee or aney from by or under mee or my heires or asignes for ever for and in Consideration of a vealluable sume In hand paide or secured to bee paide before the signing hearof and in testimoney of ye premises I have here unto set to my hand & fixed my seale august the 1st 1692

his

WILLIAM X SMITH

signed sealed and Delivered In the presence of us.

JOSEPH PETTITE
JOHN TREDWELL

A true Copey extracted out of ye original Deed bey mee

John Ketcham

Recor

(Deeds, Vol. 1, p. 160.)

[1692, Aug. 14.]

Mr. Samuell Wood.

S' Enclosed is a Letter for Thomas Powell together with a Coppy of the writt whereby be pleased to send to him by som person that will be at Court that he may make oath that he delivered it to him I therefore send it open that whoever carryes it may take a coppy which will be needfull for them to bring to Court which with my services to your self & wife is all at present from

yor Loving friend
ANDREW GIBB.

Brookhaven, ye 14th Augst 1692. (Court Rec., p. 421.)

[THE KING'S WRIT.]

[1692, Aug. 14.]

Mr Thomas powell

These are to give you notes by the Kings writ (a Coppy whereof Is here enclosed Commanded to sumons you to be at the next court of comon pleas to be holden at south-hould acording to the exigent of the sd. writt and being informed that your house Is without this county I therefore thought fitt to send you this that you may not pretend Ignorance and that you may manage your business acording to your owne descresion which Is the nedfull at present from

your Loving friend OSWALD FOORD De sheift [S.]

Brook haven, 14th agust 1692. (Court Rec., p. 421.)

[TOWN MEETING.]

[1692, Oct. 4.]

October ye 4th 1692.

The same Daye it was voated and consented unto by the towne that John Ketcham Is Impowered by ye towne to make a dede of sale for Samuell Kitcham for his Medow at Could spring which was sould at A vandue.

The same Daye it was voated & Consented unto by ye towne that John Ketcham shall have Liberty to laye Downe ye six acars of Land at ye heade of ye cove swampe and to take it up one this side ye cove swamp against timothey Conklins felld that Lyes bey ye swamp side.

The same day it was voated & consented unto that Jon-

athan Roggras J^r shall have an In Largement to his Lott att Cow harbour previded that he makes A. sufficant highway higher up y^e hill & that y^e Layers out finde It can bee as suficant a Highway as now thare is.

(Town Meetings, Vol. 1, p. 190 and p. 195.)

[THE COLONIAL TAXES.]

[1692, Oct. 14.]

Reseaved from John Wood the sume of fivety pounds In part of the two 1500 lb taxes Due out of this provaince and out of such proportion of the same as becomes payable out of the County of Suffolk. I say Reseaved out of the town of Huntington the 14th day of October 1692.

By mee Chid. Brook. Colle

More reseaved from John Wood In part as a bove the summe of one pound fourteen shills this 15th Daye of octr by mee Chid. Brookes.

New Yorke 1603 the 9.

Reseaved of Mr John Wood Coll. of Huntington In Suffolk County on ouc. off ye taxes the summ of fifty one pounds eight shillings one halfe a penney I saye reseaved bey mee Es. Cortland for mr Chid. Brookes Reseaver generall of theire mags Revnies att New Yorke.

Reseaved of John wood Coll^r of Huntington Suffolk County y^e some of five pounds twelve shillings and foure pence halpeney In part of y^e £2860 Taxe a c t u m y^e 22 of may 1693.

RT LIVINGSTON

£5:12:4:

bey mee John Ketcham Cler. this 10 of october. (Town Meetings, Vol. 1, p. 199.)

[STEPHEN JARVIS TO BENJAMIN SCUDDER.]

[1692.]

1692.

An agreement made and Concluded of betwenn Bengiman Scudir of Huntington and Stephen Jarves June^r of y^e same towne about a peece of Land Lying In y^e Easte Necke Containing about An acare and halefe bee it more or Lesse this sd. peece of Lande Lyeth betwene y^e sd. Bengiman Scuder and y^e sd. Stephen Jarves: this peice of Land wass given to y^e sd. Benjiman Scuder by y^e sd. Stephen Jarves for & In Consideration that there should bee and Remaine a highwaye for y^e sd. Stephen Jarves and his heyres for ever betwen David Chitester and y^e sd. Bengiman Scuder.

By mee John Ketcham, Clarke.

(Deeds, Vol. 1, p. 128.)

[JOHN ADAMS PAYS FOR A ONE HUNDRED POUND RIGHT.]

[1692, Dec. 1.]

Wheareas John Adams Carpendar of Huntington In ye Countey of suffolke on Long Island In Ameracka hath Bought A hundred Right of Land of ye towne of Huntington In ye Countey of sufolke In Amerecka for five pounds In good Pasable Paye to bee paide to ye towne Jonathan Roggres sen of the towne afore saide hath paide the five pounds to ye towne of Huntington In ye behalef of the sd. John Adams. carpendar.

Desember the first 1692. By mee John Ketcham Clk. (Deeds, Vol. 1, p. 295.)

[SMITH FAMILY RECORD.]

[1693, Jan. 5.]

Marthah Smith Dafter of Jeremiah Smith was Born In febuarey the 5th In ye yeare 1689. Jeremiah Smith son of Jeremiah Smith was Born In Januarey the fifth In ye yeare 1693.

(Deeds, Vol. 1, p. 96.)

[LAND OF NATHANIEL WILLIAMS.]

[I693, March 2.]

March ye 2nd 1693.

Svaid by us whos names are under wreten for Nathen Willams ten acears of Land In ye west necke Lying betwen his feld and ye head of mill stone brock Lyinng forty Rod square taking in ye part of ye head of ye swamp.

JOHN KETCHAM
THOMAS BRUSH.

Deeds, Vol. 1, p. 100.)

[LAND OF EDWARD HIGBEE.]

[1693, March 11.]

March ye 11. 1693

Svaied by us whose names are under written for Edward Higbee aleven acares and halfe of Land at Could Spring joyning to oyester bay Loyne Lying on both side ye Cuntrey Rod.

JOHN KETCHAN THOMAS BRUSH

(Deeds, Vol. 1, p. 100.)

[LAND OF EDWARD KETCHAM.]

[1693, March 12.]

Svaid by us whose names are under written for Edward Ketcham seven acars and a halfe of Land lying betwen wig wam swamp and Could Spring by ye harbour sid betwen ye bank and ye hilles joyning to his other land all Redey Laied out March ye 12—1693

JOHN KETCHAM THOMAS BRUSH

(Deeds, Vol. 1, p. 80.)

[TOWN MEETING.]

[1693, April 3.]

Aprill ye 3rd 1693

At A towne Meeting Leguley Warned John Brush was chosen constable for this prosant yeare.

The same daye was John Samons chosen Colector for this presant yeare.

The same Daye was John Adams and John Wood Chosen Asseseres for this present yeare.

The same daye was John Adams Leaguley Chosen Commityman to goe downe ye Island to supervise about Counterey Afaires.

The same Daye It was voated & consented unto bey ye town that John samans shall have ye remaining part of his Devision Lande upon ye high hill on ye right hand of ye path that goes to Thomas brushes felld.

The same Daye It was voated and consented unto that

Jonathan Roggars shall have ye Remaining parte of his Division Lande At his side ye Cove swampe by ye path side that goes to John Samans felld.

The same Daye It was voated and consented to that timothy Scudder shall have three Acars of division Land upon Dickes hilles comanley called & knowne by ye name of moses pound on ye north side of ye path.

The same Daye was John Ketcham & thomas Brush chosen to bee Layers out of Land* for ye west ende of ye towne.

Bey order of Jonathan Reggars June that hath ye Land at Cowharbor now In possession Doth alow Mr Jones to have a suficent highway to his medow throug his Lott for to fetch his haye.

The same day It was voted and consented unto that John Ketcham shall have six Acares of Land upon the acount of his Division at hise side ye Cove swampe joyning to the sixe accares he fourmearly had granted unto him with a Corner of ye swampe that puteth up towards the feld path.

The same Daye was John wickes Jonas wood, thomas Brush, Leagually chosen towne men for this present yeare.

The same Daye It was voted & consented unto that Mr Jones shall have all that graveley Knowle allowed him into his medow and not to bee accounted as medow.

^{[*}One of the first laws passed by the General Assembly of the Colony, May 6, 1691, was an act conferring on the people of Towns the power to make "such prudential orders and rules for the better inproving of their respective lands in tillage, pasturage, or any other reasonable way as shall by the majority of the Freeholders so assembled be thought fit and convenient." The choice of men to lay out the land granted by the people to individuals was authorized by this act, and such men were chosen at the town meetings.—C. R. S.]

The same Daye It was voted & consented unto that Jeremiah Smith and John Adams shall Judge what quantey of Land is in that Knowle In Mr Joneses medow & to Laye out Mr Joneses accare of medow.

The same day it was voted & consented unto that water Nokes shall have a confirmation of his formar grante of five and twentie accars of Land upon Dickes hilles below the path at a spring.

The same Daye It was voted & consented unto that Rogger Quinte sheepe keeper for this present yeare and to begin to keepe ye 12 of Aprill for seven shilling aweke & his diat.

The same Daye it was voted and consented unto that all ye towne shall goe out to cut brush two Dayes In Aprell the 17.

It is all so voted & consented unto that aney person or persons that Doe not cut brush ye dayes appoynted If thay cutt not brush ye same weeke shall paye three shillings for each Dayes Defect.

The same Daye was voted and consented unto that Captain Wickes shall have that peece of Land that Layes at the end and side of the Lott that was formerely Jonas woodes between the Lott and the medow not Infringing upon the highwaye It beeing part of his Division Land.

(Town Meetings, Vol. 1, pp. 195-6)

[1693, May 3.]

Maye the 3th 1693.

Reseaved of Edward Brush of Quenes villiges three pounds fiftenn shillings In parte of paye for his hundred pound Right which he bought of ye towne wee saye wee have Reseaved ye foremenconed sume of the sd. Edward

brush as witness our handes ye daye and yeare above written.

> JOHN SAMMIS RICHARD X BRUSH

Bey mee John Ketcham

Rec

(Deeds, Vol. 1, p. 70.)

[DEED. RICHARD SOPER TO NICHOLAS SMITH.]

[Abstract.]

[1693, July 15.]

This Indenture mad ye fifteen daie of July 1693 betwene Richard Sooper & Niclous Smith, Witnesseth yt ye sd. Richard Sooper & debrah his wife for ye sum of twelve pounds to be paied in work hath given granted &c unto ye sd Nicolas Smith his heyres &c all yt fouer acars of land with all housing, fencing, orchards yt is now upon ye four acres of land, situate In ye Town ship of Huntington, be it more or less, bounded on ye south with ye high way yt Leadeth to ye harbour on ye north with ye brick makers Lott by ye harbour side, on ye east with ye high way yt Lyeth by ye harbour on ye west with ye high hill In comans as ye same is now To have & to hold ye sd Land unto ye sd Niclous Smithhis heyres &c from ye sd. Richard Sooper & Debrah his wife, their heyres &c forever. With full covenant & Warranty of title. Signed & sealed.

Witness
JOHN KETCHAM
JOHN ADAMS

his

 $R_{1}CHARD \times SOPPER$

her

Debrah \times Sooper

Acknowledged Aug 1st 1693.

EPENETUS PLATT

(Deeds, Vol. 1, pp. 360-362.)

[NICHOLAS SMITH TO CORNELIUS SMITH.]

[Abstract.]

Know all men by Thes presence y^t I Nicolas Smith upon good consideration, with Mary my wife, doe allinate & make over all our right tytle & Intrest y^t wee have or ever had In this bill of sale from us our heyres executors & administrators, unto our sonn Cornelius Smith unto him his heyers executors & admins^{trs} or assignes As Witness our hands and seals this ninth daie of march and In y^e yeare 1697.

Witness
JOHN KETCHAM

T

 $N_{ICOLAS} \times S_{MITH}$

John Reicham John Rodgers

Acknowledged March 10, 169\frac{7}{8}.

JOHN WICKES, Justice.

(Deeds, Vol. 1, p. 362.)

[DEED. SAMUEL WOOD TO JOSEPH WOOD.]

[Abstract.]

[1693, Oct. 2.]

This Indenture mad ye 2: day of Oct. 1693 Betwene

Samuell wood of Huntington & deberah his wife & Joseph wood of ye same place Witnesseth that Samuel wood & deberah his wife have for good causes & considerations in hand secured have barganed sould & Made over unto Joseph wood all our Right to a parcell of medow Lying on ye south side of this Island on ye east Neck or ye eastermost neck a three hundred pound Right of medow Land, containing twelve acres be it more or Less, with all its rights privelidges &c there unto belonging to have & to hold With full covenant & Warranty of title. In witness whereof we have to this present Indenture set to our hands and seales.

Witness
Joseph Baily
Richard Willams

Samuell Wood sen'
Deberah Wood
Samuel Wood Jr

Acknowledged Dec. 18, 1693

RICHARD SMITH, Just.

(Deeds, Vol. 1, p. 357-8.)

[INDIAN DEED OF COPIAG NECK, SOUTH.]*

[1693, Nov. 28.]

This Indenture made This twentie eight day of novem-

[*Like the last Indian deed printed, this deed takes in a strip of upland north of the meadows previously purchased of the same Indians. The policy of the whites from the first settlement was to acquire the low lands along the coast on both sides of the Island, first, then, as the settlement increased in numbers, slices of the uplands were procured, extending further and further inland, the red man retreating towards the in terior. If he was permitted to hunt and fish on the shores, it was under restrictions and conditions of competition with the superior appliances of the civilized whites, a competition the Indian could not withstand. White civilization pressed upon them from the north and from the south, until they were driven into narrow limits, and gradually, within less than a hundred years, perished away.—C. R. S.]

ber In The yeare of our Lord one Thousand six hundred ninety three, and In the fifth year of our soveraigne Lord and Lady William and Mary, by the grace of God, of Ingland, Scotland escs king and Quene: Witneseth an agreement made betwene sownames, Indian of masapeag, on The Island of narsaw, ton the one parte, and John Wood, of The Towne of Huntington, on The Island of narsaw, on The other parte witneseth That for divers causes and good Consideration we hereunto moveing I. The aforest sow names doe alienate, sell and make over, and by These presents doe sell, make over and give full righte, titell and posesion unto The aforsd John Wood, a parcell of Land Lyeing and being In the County of suffolke and in the Township of Huntington, Comonly Known by The name of Copyag necke, and bounded Eastward on the Land of samuell Wood, of the aforesd Towne of Huntington, Westward upon Tatamuckatakis Creick, southward upon the meadowes already purchased, northward upon the Comons, that is to say forty rodd above the nowe Indian path, to him, The sd. John Wood, To Have and To Holde, To Him and His heires, executers, administrators for ever, free from any Loss, Hindrance or molestation from me or mine or any whomesoever, Laying Claime To the afor sd. Land, and I doe acknowledge by These presents to have recd full satisfaction for The sd. Land, for me my heires or asignes, or any other That shall pretend any righte or Titell to the afore sd. Land, and doe alsoe bind my selfe to make and confirme any other deed of sale which the aforesd Wood, by his Councell, Learned In the Lawe, shall see cause to have made or done, and doe Ingage To give the afore sd. Wood quiet and peceabl posesion of the

^{[†}By an act passed by the General Assembly of the Colony April 10, 1693, the name of Long Island was changed to Nassau, and it was directed to be so written in all deeds and legal papers.—C. R. S.]

same for ever. To him and His Heires Toe this bill of sale and The Confirmation Here of, I set to my hand and fix my seale, promising to Confirme the same This Day and yeare and above writen.

signed sealed and
delivered In presence of us
THOMAS WICKES
JOHN TREDWELL
JOHN PLATT

Indian.

AHUNGEM \times his mark

his

SONWAMES \times mark

[G.]

his

WILL CHOPPY Indian X

Memorandum that on the 4 day of July 1696, Appered before John Wickes, one of thaire maiesties Justises of the peace for the county of suffolk, the within writen sowamias and will chopy and doth acknowledg the within writen convaiance to bye thair free and vollantary act and deed vest

JOHN WICKES

(File No. 32.)

[DEED. JOHN WOOD TO JOHN PLATT.]

[1693, Nov. 28.]

John platts Record of medow.

Know all men bey thes presents y^t I John wood of Huntington on the Island of nasaw yeoman for divers good Causes & Considerations we here unto moving but more

esceseley out of love & good will to my well beloved Cousen John Platt of ye afore saide towne and County Doe give grant make over with all Rights privelag Apartanances of a parcell of medow Lying & being on ye south side of the towneshipe of Huntingtown Comenely knowne by ye name of santepague neck & bounded as followeth on ye East by ye woods on ye west by ye medowe that formeley was Henerey Soopers on ye south by naguntetog River & by Computation four Acars of medow more or lese this afore sd. Land or medow as aforesaid I ye aforesaid John Wood Doe give alenate & bey thes preents Confirme to ye afore sd. John Platt to have & to hould to him & his heyres for ever free & Cleared from me my heyres or asignes either by or from me or any of mine or any other whomsoever Laying any Clayme or title what soever to ye aforesaid Land & alsoe doe bind me my heir to & with ye afore sd John Platt to make my right & title good to ye afore sd. medow from aney other whome so ever that shall Laye aney Claime upon aney protence whatsoever & also to give quiet & peacebell posesion of ye aforesaid medow to ye fore said John Platt & give aney furder Confirmation of ye afore sd. primises which the aforesaid John Platt shall or his Learned Conscell see cause to have made or Done In order to the Confirmation of ve afore sd. medow to this deed & ye Confirmation hereof I set to my hand and fixe my seale this twenty eight Day of november Anov Domany sixe hundred nintey three & In ye yeare of their majestenes Rayne Willam & mary * * * *

sined sealled before us THOMAS WICKES RICHARD X BRUSH

OSWALD FOORD

John Wood her $ELISABE \underset{mark}{\times} WOOD$

Memorandam with Consent of my wife Elizabeth Wood & seale.

Memorandam that on ye 17th day of Desember 1693

apeared before me John Wood & Elizabeth his wife and acknowledged ye within Instrument to bee their free and volentarey Act & Deed.

RICHARD SMITH

bey mee John Ketcham Clark.

(Deeds, Vol. 1, p. 164)

[TOWN MEETING. THE PEOPLE VOTE FOR A NEW PATENT.]

[1693, Dec. 1.]

At a towne meeting Leagually warned December the first 1693.

By order by Collⁿ Arnoll.

It was voated whether the towne Desired A patten accordingly the towne voted unanimously to have a patten.*

It was voted & agreed the same Daie that Cap^{tn} Tho weekes Leutⁿ wood John wickes, Joseph whitman, John Adams, thomas Brush, Jonas wood, and Joseph shall have the manadging of the towns business as to the providing of A patten that these men have power to Chuse a man or men for their help & asistance herein for y^e benefit of the towne and the towne Doth invest such men soe chosen with the same power as those nominated for whatsoever thay

^{[*}The moving causes for applying for a new patent to the town at this time do not appear, unless some changes in boundary had made this necessary. Benjamin Fletcher was now Governor of the colony, under King William. A colonial assembly met in May 1691, in which Huntington was represented. One of the first acts passed confirmed all the grants, patents and charters heretofore made to the several towns, cities and manors, and to individuals. The Nichols and Dongan patents to this town were among those confirmed. This confirmation has been held by the courts of this State to accomplish the same purpose as a ratification by the English Parliament of the King's grants.—C. R. S.]

and whome is promised to bee don in and aboute the same wee promise to Ratifie and Confirme.

It was voated and agreed the same Daie and Consented to that all those persons y^t doe not pay their p'propeten of the charge expended aboute procuring a patten according to time and specia ingadged shall have soe much of theire lands sould at an out cry as will make sattisfaction for theire proportion with all charges Riseing upon their neglect.

JOHN BRUSH cont.

JOHN WICKES. townsmen.

THO. BRUSH.

Whether the towne will leave the whole managing of the towns Busines conserning the procuring of our patten to those men here set downe Relateing to the voates aforesaid.

Further if those men see cause to chuse a man or men for their assistance the towne Doth impower such man or men as those whos names is subscribed.

CAPTT WEEKS
LEUTT WOOD
JON WEEKES
JOSEPH WHITMAN.
JOHN ADAMS
THO: BRUSH
JONAS WOOD
JOSEPH BAYLEY

True copy By mee John Ketcham Clk. (Town Meetings, Vol. 1, $p.\ 200.$)

[CONVEYANCE, &c. THOMAS JARVIS TO STEPHEN JARVIS.]

[1693, December 4.]

Whereas I thomas Jarves of ye towne of Huntington up-

on Long Island In ye County of Suffolk & provance of new yorke in Amarike husbandman bing an Executor unto ye Last will & testament of my father Stephen Jarves and therefor to see all bequeathalls done & proformed According to ve contence & true intent thereof and as my father Bequeathed to my Brother Stephen Jarvis halef his oald lot Downe in ye necke & five acars of Lands by ye side of ye highway that Leadeth Downe Into ye necke or field I Doe by thes presents Deliver unto my sd. Brother stephen Jarves ye aforesaid Lands according to ye Contents of ye sd. will & whereas my sd. Brother showed himselfe Dissatisfied being ye older Brother with what was by my father given unto him mot withstanding it being ye full of my fathers gift but that Brotherly Love might dwell amongst us & be continued for ever I have & Doe devid my owne comforts & doe by thes presents Deliver what Right I have in A. certane parsell of medow Land on ye west side of our harbour Creeke adjoyneing to ye medow of timothey Scudder. I say what Right or titell I have unto that sd. medowe by vertue of my fathers will and testament that Right & title I doe by thes presents Deliver unto my brother stephen & give him as much Right title & intrest to ye same as i have or could have by vertue of my fathers power also with it my fathers firelock* muskett & a steer cow three years ould all att ye sealing and delivering heroof for & in consideration thereof I ye sd Stephen Jarves of ye towne & County & province afore sd. do for my selfe my heirs executors, administrators or asigns freely fully exphonerate Discharge & aquite for ever moore thomas Jarves afo. sd. my mother mary Jarves theire

^{[*}The old match-lock guns in use at the first settlement were now going out of use and the flint lock was taking its place. The latter was considered a great improvement and continued in use down through the Revolutionary war, and into the early part of this century, when it, in turn, yielded to the percussion cap, method of discharge.—C. R: S.]

or either of them of their executors administrators & asigns of & from all mannor of demands yt may arise by any way or meanes what so ever or that Doth in any wise conserne them or either of them their heyers, exectores administrators & asignes conserning ye bequeathals of ye Last will & testament of my father Stephen Jarves I say I doe by thes presents for ever more ye sd mary & thomas of & from all mannor of actions as well Reall as personall as suts quarles, Debts, Demands, trespases bils, bonds, secouts Reconing accountts, Leagacies, Judgments, executions & all kind of demands what soever yt might arise bey aney kind of Demand what so ever in witnes whereof wee ye partyes afor sd and by thes presents enter changabley set to our hands & seales ye 4, day of Desember In ye fift year of willam & mary king & queen of England, Scotland france & Irland Defender of ye taith &c & in ye yeare of our Lorde 1693, signed sealed and delivered.

In y presence of ESTHER FLEET mark × of ALICE BAYLY.

THOMAS JARVES STEPHEN JARVES, By mee John Ketcham Recr.

(Town Meetings, Vol. 1, p. 170.)

[LANDS OF STEPHEN JARVIS.]

[1693, Dec. 14.

The records of Stephen Jarves

An acount of what Is willed to Stephen Jarves bey his father of Landes that Is to saye halef ye oulde Lote Dowen In ye este Necke joyning to Robart Cranfeld Lott on ye east side and James Chitester Lott on ye west side with five acares of Land on ye hill bey the high waye going

Downe In to ye east Neck with twoo accares of medow Lande on ye west side ye Creecke Joyning to timithey Scuddres medow: Desember ye 14th 1693

THOMAS JARVIS
Bey mee John Ketcham Recor

(Deeds, Vol. 1. p. 132.)

[DEED. EDWARD KETCHAM TO RICHARD GILDERSLEEVE AND JOHN SCIDMORE.]

[Abstract.]

[1694, Jan. 10.]

This Indenture made ye tenth day Januarey (&c) 1603 Betwene Edward Ketcham of Oyster bay & mary his wife, and Richard gilldersleeve, John skidmore, Witneseth that ye sd. Edward Ketcham with mary his wife, for ye summ of forty pounds In curant pasable paye, have Bargned elenated sould confirmed from us our heirs executrers administratrers or assignes, unto ye afore sd. Richard gildersleve & John skidmore one hundred & fifty acars of up Land and situate & lying on ye west side of Nesaquage River, bounded on ye north side with ye land of Dannill Smith onely that Runn of water that Is Betwene Dannell smiths & this Land to ly & Remanie in Common for Cattle to Drinke bounded on ye east with nesaquague River on ye south with ye land of John Jones ye north sid to Run with out Danill Smiths fence untill ye Compelement of on hundred & fifty acars bee made up with seven acars & half of ye sunken Medow on ye north side of ye medow adjoining to ye medow of Robart After with all rights and priveledges that doth belong to the sd. land., with full covenant and Warranty of title In witness heare unto wee have Interchangably set to our hands & fixed our seals yeday and yeare above writen.

EDWARD KETCHAM

her

 $Mary \times ketcham$

mark

Signed, sealled & Delivered In ye presents of us. Joseph whitman

her

 $\mathop{\rm Deberah}_{\mathop{\rm mark}} \times \mathop{\rm wood}$

Acknowledged November 23. 1694.

JOHN WICKES
Justice of ye Peace.

(Deeds, Vol. 1, pp. 305-6.)

[1694, Jan. 15.]

January 15th, 1694.

The marke that John Nookes gives His Cratures Is a slit In ye ofe eare and A hapeney under the same eare

By mee John Ketcham Clerke.

(Court Records, p. 187.)

[TOWN MEETING.]

[1694, Jan. 19.]

Janearey the 19,—1693

At a towne meeting Leaguley warned Whereas the townes menn have given lueutt. Heath Coake Leave to get timber on our Land upon Reasonable satisfaction. It is voted and consented unto by ye magar parte of the towne

that ye towne will stand by them In what thay have allready Done In making use of ye same timber.

The same Day It was voted & consented unto buy the town that John Wickes should goe Down to south hempsted to carey Down ye towne votes In order to ye sherives warrant.*

(Town Meetings, Vol. 1, p. 198.)

[DEED. GEORGE RESCARUICKEE TO PETER BRITTENN.]

[Abstract.]

[1694, Feb. 7.]

To all Christian People to whome these presents shall come George Rescruecke of ye sitty of New yorke & Elizebeth his wife for ye summe of tenn pounds Lawfull mony to them in hand paide by peter Briten. Have granted bargned sould, conveyed &c unto ye sd peter Brittenn his heyres & assignes forever a sartan Lott or

^{[*} Voting in this town had heretofore usually been confined to the election of Town Officers and deciding local matters, but now, pursuant to the more liberal system of government inaugurated under William and Mary, it became necessary to vote upon County affairs and the election of two members of the General Assembly and to transmit the votes for a general canvass. Under the new order of things laws were passed by the General Assembly, approved by the Governor and thirteen Counselmen. There were at this time a Supreme Court with a Chief Justice and four Associate Justices in the Colony, a Court of Common Pleas in each County and from four to eight Justices of the Peace in each County; Epenetus Platt was Justice in Huntington. The militia of Suffolk County consisted of nine companies of foot commanded by Col. John Young of Southold.—C. R. S.]

parsell of ground situate in ye towne of Huntington containing eight acers be ye same more or Less being bounded on ye north with ye Lott of Jonathan Roggars on ye south with ye streete on ye west with ye high hill in common and on ye easte with ye street or high way, together with fifty pound Right of Comenage & all other profits & advantages &c to the same belonging, with full covenant & warranty of title.

Signed & sealed, Feb. 7, 1696.

Witness
EDWARD HIGBY.

GEO. RESSCARUICKE ELIZABETH RESCARUCK.

Acknowledged June 9, 1696.

WILLIAM MERETT, Mayer of New York citty.

(Deeds, Vol. 1, pp. 329-30.)

[DEED. ROBERT KELLUM, Sr., TO JOHN SAMMIS, Jr.]

[Abstract.]

[1694, March 20.]

Bee it Known unto all men by thes presence that I Robart Kellam senor of Huntington have Bargned sould &c a parcall of Land and Medow Lying & beeing at ye Cove in ye west neck unto John Sammis Jun sonn of John Sammis of Late Deseased of ye same Town and Ridan & bounded on ye south end by ye ould feld that was John Sammises sen and so Running north by ye head of ye Cove to a fence by a Littell back house this said fence beeing ye bounds Betwen ye sel Robart Kellams Land & ye said John Sammises Land ye said peice of land joyning to ye sel medow beeing three Rods wide from ye said medow

& so Running by ye medow side ye same Length of ye sdemedow It beeing ye slipe of land that I bought of John Teed bounded on ye east with ye Cove on ye west with ye said John Sammises his Land I say I doe by thes presents bargan &c for ever for a valuable Consideration all Readey In hand With full covenant & warranty of title. signed this 20th Day of March 1693

Witness

ROBART KALLAM

THOMAS KETCHAM
his × mark
JOHN KETCHAM
(Deeds, Vol. 1, p. 508.)

[DEED. EDWARD RETCHAM TO EDWARD BRUSH.]

[Abstract.]

[1694, April 5.]

This Indenture made ye 5th of Aprille 1694 Betwene Edward Ketcham & Edward Brush, Witnesseth yt ye sd Edward Ketcham by & with ye approbation & consent of Mary his wife, for ye summ of five pounds in Curant pasable paie, as Is menconed In my bill of Debet to bee paied unto ye sd Edward Ketcham or his asignes by ye 15 of Dec. next insuing, by ye sd. Edward Brush, hath given granted bargned & sould, alienated, &c. unto ye sd Edward Brush his heirs & asignes for ever a hundred Right of Land & Comonage belonging to ye town of Huntington, with all rights & priveledges, but ye sd. Edward Brush Doth give leave to ye sd Edward Ketcham to gett timber & stone upon ye sd hundred Right of Land untill ye Comons come to be laid out with full covenant & warranty

of title, in witnes hereunto wee have Interchangably set to our hands & seale ye Daie & yeare above written

EDWARD HIGBEY
JOHN KETCHAM

EDWARD KETCHAM

her

 $M_{ARY} \times K_{ETCHAM}$

Acknowledged the 23 Nov. 1694

JOHN WICKES Justice of the Peace.
(Deeds, Vol. 1, pp. 307-8.)

[TOWN MEETING. TRUSTEES FIRST ELECTED.]

[1694, April 9.]

Aprell the 9th 1694.

At a generall towne meeting Legually warned the same Daye It was voted & agreed unto that they Do and will for ye futer paye unto Mr Eliphelet Jones fiftey pounds In marchantable Curant paie pr anam which ye towne formerley Ingaged to pay him & stands now upon Record In ye towne Booke.

The same Daye was thomas Smith Chosen Constable for this present yeare.

The same Daye was Richard Brush Chosen Colecter for this present yeare.

The same daye It was Legalley voted & Consented unto bey ye towne that seven menn shall be chosen for trustees for ye managment of all town afaires.

The same Daye was John Adams & John wood Chosen assesors for this present yeare.

The same Daye was John Adams Chosen superviser to go Downe ye Island about Cuntey afaires.

The same Day It was voted & Consented unto by ye towne that ye seaven menn yt are Chosen trustees shall have the ordring & managing of all town bisenes tell ye town Doth Reseave ye pattin if it bee within ye yeare.

The same Daye it was voted & Consented unto by ye towne that Jonas wood shall exchange ye twelve Accars of Land yt was formeley granted to him by ye towne yt lyes between thomas Brushes holow & ye hilles & to take it up by Low ye Long pond upon ye plans.

The same Daye ware Chosen for trustees for managing of all town afaires.

John wood John wickes Cap. wickes Thomas Brush Jonas wood Cap. Bailey John Adams*

The same Day It was voated & Consented unto that Jer-

^{[*} We have seen that on December 4th preceding this, the people had voted to procure a new patent from the Colonial Governor, Benjamin Fletcher. Though this patent was not executed until Oct. 5, 1694, seven months after this town meeting, it is probable that the application for it had been made, its terms settled upon, and the grant promised, for we find the people now electing seven Trustees to manage the town property and the same seven men were appointed by the patent. Trustees had been provided for in the Dongan Charter, dated 1688, but it was withheld from the town until 1691, and there is no record that the people ever elected any Trustees under it. This new patent provided for the election of seven Trustees, and the Board of Trustees whose names are given in this record, is the first Board of Trustees ever chosen in Huntington. They were afterwards annually elected separate from all other officers until 1872, a period of one hundred and seventy-eight years, when the Supervisor, Town Clerk and Assessors were made ex officio the Board of Trustees of the Town of Huntington.—C. R. S.1

emiah Smith shall have five acars of Land In A holow upon ye plaines betwen ye head of Cowharbour & Joseph whitmans great holow nor west or there abouts from Jeremiah Adams pound.

The same Day It was voted & consented unto y^t Stephen Jarves shall exchange six acars and halfe of Land In y^e east neck & to take It up at y^e vinard, Laying Down all other grants of out Lands joyning by my other six acares at y^e vinard.

Laid out by us whose names are under written for water noakes forteen acers of land lying about his now dwelling house the leitle walnut tree that stands by ye ould well is walter noaks bound tree, twelve acars lying below ye tree and twoo acars above ye tree laid out by us JOHN WOOD & JOSEPH WOOD Survayrs.

(Deeds, Vol. 1, pp. 299-300.)

[LAND OF JEREMIAH SMITH.]

[1694, May 2.]

Laid out two a parsell of Land for Jeremiah Smith by John wood and Joseph wood at ye have hollow eight acares forty Rods In Length and thirty two rods In breath the other parsell Lyeth nor west or there About from Jeremiah Adamses pound betwene the head of Cowharbar and Joseph Whitmans greate holow Containing five acares be it more or Les Lying forty Rods In Length and twenty rods In breath Laid out the 2^d Daye of may In ye year 1694

By Mee John Ketcham, Recr

(Deeds, Vol. 1, p. 114.)

[CONCERNING PURCHASES FROM INDIANS.]

[No Date.]

Whereas wee have bought the upland on the west Neck, at South, of the Indians, for the preventing of strangers bying of it, which had sertenely benn Don had not wee bought it as wee Dead, this thearefore is to Give nootes to all those that are consarned on the sd. neek and have an intrest of medow, that if they will, within a weekes time after ye Date hereof, paie us their proporshon of it in Money, the which wee ware forced to paye within three Daies After wee had made ye bargan, and theare equall proporshon of what Remaines to bee paid, which Is In all 15 pound, In money, besides A barrell of sider at ye making of ye bargan satisfying, they shall have every man his sheare of Land Equall to his on medow, for wee bought It not to In Creach ye land to our selves but to provent others.

(File No. 57)

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To Tho: Whitson										00	02	08
To John Ketcham							•			00	02	08
To Tho: Brush										00	02	08
To Sam Ketcham										00	05	04
To Epenetus Platt										00	02	08
To James Grayham										09	13	02
To Isaac Platt										03	10	08
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[1694, July 15.]

July ye 15th 1694

Whereas Joseph Whitman sen^r had liberty to take up his division of land where he should see cause, therefore sd. Joseph Whitman have taken up a hundred & twenty Acares of land on ye south side of the town at a place known or called by ye name of gorges spring. writen by mee John Ketcham by order of Joseph whitman sene 1694.

(Town Meetings, Vol. 1, p. 75)

[DEED. NATHANIEL FOSTER TO SAMUEL FOSTER.]

[Abstract.]

[1694, Sept. 18.]

Know all Christan pepell to whom thes preents may come I Nathanill foster Senr of ye town of Huntington, for ye Great Love I bare unto my sonn Samuell foster Doe willingly manifest it as followeth

Know ye that I Nathanill foster, & wife have given, grant-

ed made over from me my heirs executors administrators & asignes all my Right title & Intrest that I have In my hous Lott & orchard situate &c In ye town of Huntington joying to Bengiman Scuders Lott, allsoe twelve acars of Land a lettel to ye eastward of ye sd. Lott Lying by a high way that goeth to Cow harbour ye Lands of John Platt one ye Southeast ye north side with ye woods In comonage, containing as afore sd. twelve acars bee it more or less, I say ye house Lott & orchard with ye other peece of land afore mentioned I have made over unto my sonn Samuell foster his heirs, executors, administrators & assignes to have & to hould &c for ever. In witness whereof I have hereunto set my hand & seale the eighteenth Daye of September 1604.

Witness

NATHANILL FOSTER

ELEZEBETH KETCHAM JOHN × KETCHAM

Acknowledged 29 of Nov. 1694.

JOHN WICKS Justice

(Deeds, Vol. 1, p. 310.)

[LAND OF JOHN KETCHAM.]

[1694, Sept. 18.]

September ye eighteen 1694

Laid out for John Ketcham Acording to town Grant twelve acars of Land on ye south east side of the Cove swamp on ye North side hors neck path forty eight Rods In Length by ye swamp side and forty Rods in bredth south ward bounded by a Read oake standing In ye Corner of ye swamp on the west Corner and so on a strait Loyne by the swamp side to a young Chesnut tree by ye swampe side on ye north east corner so on a strait Loyn to a warnut Saplen standing In a Lettell hollow on ye south east corner and on ye south and west corner to a Crocked

Chesnut tree standing by hors neck path side Laid out by us

 $\begin{array}{c} T_{HOMAS} \; B_{RUSH} \\ J_{OHN} \; K_{ETCHAM} \\ by \; mee \; John \; Ketcham \; Rec^{or} \end{array}$

(Deeds, Vol. 1, p. 76.)

[THE PATENT TO HUNTINGTON BY GOV. BENJAMIN FLETCHER.*]

[1694, Oct. 5.]

William and Mary, by the Grace of God, of England, Scotland, France and Ireland, King and Queen, defenders of the faith, etc., To all to whom these presents shall come send greeting: Whereas Richard Nicols, Esq., late Governor General of our province of New York, and territories depending thereon in America, did by a certain deed or

^{[*} This document is a specimen of the verbosity and literary circumlocution of the period, and if drawn, as is probable, on the theory of swelling the number of folios to the utmost limit in order to exact the largest fee possible, it was a decided success. All of its essential clauses could have been given in one quarter of the space. One singular thing about it is that while it mentions and recites the Nichols patent of 1666, it is entirely silent as to the Dongan patent of 1688. One of its most important features is a change of boundary on the east. Richard Smith having succeeded in wresting from Huntington the lands east of Fresh Pond, the eastern boundary is now defined on a new line running from Fresh Pond southerly to Sumpwams river, and thence by river to the sea. The Dongan charter had created a board of nine trustees; this patent reduced the number to seven. They are made a body corporate, and are "to be called the Freeholders and Commonalty of the Town of Huntington." The grant of lands is to them and their successors but is to certain specified uses. The terms in which these uses are described are somewhat vague, but the idea seems to be that, 1st, lands already acquired from the Indians and the previous grant of Gov. Nichols, which had not

patent, sealed with his seal, bearing date the thirteenth day of November, in the eighteenth of the reign of our Royal Ancester, Charles the Second, King of England, etc., and in the yeare of our Lord one thousand six hundred sixty-six, Grant, ratify, and confirm unto Jonas Wood, William Leveredge, Robert Seely, John Ketcham, Thomas Scidmore, Isaac Platt, Thomas Jones, and Thomas Wickes, as patentees, in the behalf of themselves and their associates, the Freeholders and inhabitants of the town of Huntington, their heirs, successors, and assigns, all the lands that already have been or hereafter shall be purchased for or on the behalf of the said town of Huntington, whether from the native proprietors or others, within the limits and bounds herein expressed; that is to say, from a certain river creek on the west, commonly called by the Indians by the name Nachquatack, and by the English the Cold Spring, to stretch eastward to Nesaguas river, on the north to be bounded by the Sound running betwixt Long

been divided out to individual settlers, was to be held by the trustees to the use of the freeholders or inhabitants, whether at that time or any future time inhabitants of the town, and to their heirs; and 2nd, that lands not then taken up or acquired from the Indians, but which permission was given to acquire by purchase from them, were to be held by the trustees to the use of the then freeholders and inhabitants, their heirs, to the exclusion of subsequent settlers, and to be in proportion to their several divisions and allotments already made, and to be held by them as tenants in common. The trustees were given power to convey lands, to sue and be sued, and were required to have and use a seal. They were given power to make rules for the management of the common lands, not repugnant to existing laws or the trust they held. Seven men are named as trustees until the next election and ever after they were to be annually elected. Whether the trustees have always conformed to these peculiar provisions as to uses and trusts in their grants of land is an interesting question. Many purchases were made of the Indians and much land acquired after the date of this patent.—C. R. S.]

Island and the main, and on the south by the sea, including therein nine several necks of meadow ground; all of which tract of land, together with the said nine necks thereunto belonging, within the bounds and limits aforesaid, and all or any plantations thereupon, are to belong to the said town of Huntington, as also all havens, harbors, creeks, quarries, woodlands, meadows, pastures, marshes, lakes, fishing, hawking, hunting, and fowling, and all other profits, commodities, emoluments, and hereditaments to the said land and premises, within the limits and bounds aforementioned described, belonging or in anyways appertaining; to have and to hold all and singular the said necks of land, hereditaments, and premises, with their and every of their appurtenances, and of every part and parcel thereof, to the said patentees and their associates, their heirs, successors, and assigns, all the privileges belonging to any town within our said government; and that the place of their present habitation shall continue and retain the name of Huntington, by which name it shall be distinguished and known in all bargains and sales, deeds, records, and writings; they, the said patentees and their associates, their heirs successors, and assigns, rendering and paying such duties and acknowledements as now are or hereafter shall be contituted and established by the laws of our colony, and as by the said patent, entered and recorded in our secretary's office of our said court, relation being thereunto had, may more fully and at large appear. And whereas our loving subjects, Joseph Bayly, Thomas Wickes, Jonas Wood, John Wood, John Wickes, Thomas Brush, and John Adams, in behalf of themselves and the rest of our loving subjects, the freeholders and inhabitants of our said town of Huntington, have by petition presented unto Benjamin Fletcher, our Captain-General, Governorin-Chief of our said province of New York, and territories depending thereon in America, prayed our grant and confirmation of the premises, so only as that the limits and bounds of the said town of Huntington shall not be as above mentioned, but as hereafter expressed—that is to say, all those tracts and necks of land lying upon Long Island, or our Island of Nassau, within our County of Suffolk, being bounded on the west by a river called and known by the name Cold Spring, a line running south from the head of the said Cold Spring to the South Sea, and on the North by the Sound that runs between our said Island of Nassau and the main continent, and on the east by a line running from the west side of a pond called and known by the name of Freshpond to the west side of Whitman's dale or hollow, and from thence to a river on the south side of our said Island of Nassau, on the east side of a neck called Sampawams, and from the said river running to the said South Sea; and likewise that we would be graciously pleased to make, erect and establish all our loving subjects, the Inhabitants and Freeholders of our said town of Huntington, within the limits and bounds next above expressed, into one body politic and corporate, in deed and name; which reasonable request we being willing to grant, now know ye, that of our especial grace certain knowledge and mere motion, we have given, granted, ratified and confirmed, and by these presents do for us our heirs, and successors, give, grant, ratify and confirm unto the said Joseph Bayly, Thomas Wickes, Jonas Wood, John Wood, John Wickes, Thomas Brush, and John Adams, Freeholders and Inhabitants of our said town of Huntington, hereby erected and made one body and politic and corporate, and willed and determined to be called by the name of the Trustees of the Freeholders and Commonalty of our said town of Huntington, and their successors, all the afore recited tracts and necks of land lying upon our said Island of Nassau, within our said county of Suffolk, bounded on the west by a river called

and known by the name of Cold Spring, a line running south from the head of the said Cold Spring to the South Sea, and on the north by the Sound that runs between our said Island of Nassau and the main continent, and on the east by a line running from the west side of a pond called and known by the name of Freshpond to the west side of Whitman's dale or hollow, and from thence to a river on the south side of our said Island of Nassau, on the east side of a neck called Sampawams, and from the said river, running south to the said South Sea; together with all and singular the houses, messuages, tenements, buildings, mills, milldams, fencings, inclosures, gardens, orchards, fields, pastures, feedings, woods, underwoods, trees, timbers, commons, or pastures, meadows, marshes, swamps, plains, rivers, rivulets, waters, lakes, ponds, brooks, streams, beaches, quarries, trees, harbors, highways and easements, fishing, fowling, hunting, and hawking, mines, minerals, (silver and gold mines excepted), and all other franchises, profits, benefits, commodities and hereditaments whatever to the said tracts of land, within the limits and bounds next above mentioned, belonging or in any ways appertaining, or therewithal used, accepted, reputed, and taken to belong, or in anyways appertaining, to all intents and purposes and construction whatsoever; and also all and singular the rents, arrearages of rents, issues and profits of the said tracts of land and premises, heretofore due and payable; to have and to hold all and singular the before recited tracts and necks of land and premises, within the limits and bounds next above mentioned, with their and every of their appurtenances, unto the said Joseph Bayly, Thomas Wicks, Thomas Brush, Jonas Wood, John Wood, John Wicks, and John Adams, Trustees of the Freeholders and Commonalty of our said town of Huntington, and their successors, forever, with the sole license of purchasing from the natives any land or meadow within the limits and bounds next aforementioned, to and for the several and respective uses following, and to no other uses, intents, and purposes whatsoever; (that is to say) as, for, and to concerning all and singular the several and respective parcels of land and meadow, part of the grant, and premises in anyways taken up and unappropriated by particular divisions and allotments, before the day of the date hereof, unto the several and respective present Freeholders and Inhabitants of our said town of Huntington, by virtue of the before recited deed or patent, to the only use, benefit, and behoof of the freeholders or inhabitants respectively, and to their several and respective heirs and assigns, forever; and as, for, and concerning all and every such parcel or parcels, tract or tracts, neck or necks of land, remainder of the granted premises, not taken up or appropriated to any particular person or persons, by virtue of the before recited deed or patent, to the use, and behoof of the present freeholders and inhabitants, their heirs successors, and assigns, forever, in proportion to their several respective settlements, divisions and allotments, as tenants in common, without any manner of let, hindrance, or molestation, had or reserved, upon pretense of joint tenantry or survivorship—anything contained to the contrary in anywise notwithstanding: To be holden of us, our heirs, and successors, in free and common socage, according to the tenure of our manor of East Greenwich, in our county of Kent, within our realm of England, yielding, rendering and paying therefor yearly, and every year, forever, unto us, our heirs, and successors, the annual or yearly rent of one lamb, or five shillings current money of our said province, at our city of New York, upon the first day of the Annunciation of our Blessed Virgin Mary, in view and stead of all other rents dues, duties, services and demands whatsoever for the said tract of land and premises. And moreover know ye that,

of our special trust, cartain knowledge, and mere motion, we have willed determined, declared, made and granted and by these presents do for us, our heirs and successors, will, determine, declare, make and grant that the said freeholders and inhabitants, freemen of our town of Huntington aforesaid, commonly called by the name of the freeholders and inhabitants of our said town of Huntington, or by whatever name or names they are called or named, and their heirs and successors, forever hence forward, shall be one body corporate and politic in deed and name, by the name of the Trustees of the Freeholders and Commonalty of our town of Huntington; and them, by the name of the Trustees of the Freeholders and commonalty of the town of Huntington, one body corporate and politic in deed and name we have really and fully made, erected, declared, constituted and ordained, and by these presents do, for us, our heirs and successors, really and fully made, erect, declare, constitute and ordain; and by these presents do, for us, our heirs, and successors really and fully make, erect, declare, constitute, and ordain, that by the same name of the Freeholders and Commonalty of the town of Huntington they have succession forever; and that they and their successors, by the name of the Trustees of the Freeholders and Commonalty of the town of Huntington, be and shall be forever, in future time, persons able and capable in the law to have, perceive, receive, possess, not only all and singular the premises, but other messuages, lands, tenements, privileges, jurisdictions, frav,chises, and hereditaments, of whatsoever kind or species they shall be, to them and their successors, in fee forever, or for a term of a year or years, or otherwise, of whatsoever manner it be; and also goods chattles, and all other things, of whatsoever name, nature, quality, or species they shall be, and also to give, grant, release, allow assign, and dispose of lands, tenements, and hereditaments and all

and every other thing and things, act and acts, to do and execute by the name aforesaid; and that by the same name of the Trustees of the Freeholders and Commonalty of the town of Huntington, to plead and be impleaded answer and be answered unto, defend and defended; they are and may be capable, in what soever place and places. and before whatsoever Judges or Justices or other persons, officials of us, our heirs, and successors, in all and all manner of actions, plaints, suits, complaints, causes, matters and demands whatsoever, of what kind, quality and species the same be, in manner and form as any other our liege people within our said town can or are able to have, require, receive, possess, enjoy, retain, give, grant. release, alien, assign and dispose, plead and be impleaded answer and be answered unto, defend and be defended; do permit and entrust—and for the better enabling the said Trustees of the Freeholders and Commonalty of our said town of Huntington, in doing and executing all and singular the premises, we have willed, granted and determined and by these presents do for us, our heirs and successors, will, grant and determine that from henceforward and forever hereafter the said Trustees of the Freeholders and Commonalty of the town of Huntington do and may have and use a Common Seal, which shall serve to execute the causes and affairs whatsoever of them and their successors.

And moreover, we have willed and granted and by these presents do for us, our heirs and successors, will and grant that henceforward and forever there be and shall be Trustees of the Freeholders and Commonalty of our said town of Huntington, to be chosen and elected as in these presents hereafter is mentioned, who shall be and be called the Trustees of the Freeholders and Commonalty of the town of Huntington, and they and their successors shall and may at all convenient times hereafter, upon pub-

lic summons from any three of the trustees aforesaid, for the time being, assemble and meet together in the town house of the said town, or in such public place as shall be from time to time appointed, to make such acts and orders in writing for the most orderly doing of the premises as they, the said Trustees of the Freeholders and Commonalty of our said town of Huntington and their successors, from time to time shall and may think convenient; so always as the said acts and orders be in no way repugnant to the laws of our Kingdom of England and of this our court, which now are or hereafter shall be established, and that be not in anyways against the true intent and meaning of these presents. And we further will and determine that all and singular the aforesaid acts and orders from time to time shall be made and ordained by the vote of the major part of the said Trustees of the Freeholders and Commonalty of our said town of Huntington or at least by the major part of such of them as shall from time to time assemble and meet together in manner as aforesaid, so always that they be not fewer in number than five of the Trustees present at such meeting to be holden as aforesaid; and for the better execution of this our grant in this behalf, we have assigned, nominated, created, constituted and made Joseph Bayly, Thomas Wickes, Jonas Wood, John Wood, John Wickes, Thomas Brush and John Adams to be the first modern Trustees and Freeholders and Commonalty of the town of Huntington, to continue in the aforesaid office from and after the date of these presents until the time that others be elected and chosen in their stead, according to the manner and form hereafter expressed. And moreover, we do by these presents for us, our heirs and successors grant and appoint that the Trustees of the Freeholders and Commonalty of the town of Huntingson aforesaid, and the Town Clerk of the town, be yearly elected and chosen on the first Tuesday of May

forever—that is to say, seven Trustees of the Freeholders and Commonalty of the town of Huntington aforesaid, one Town Clerk, one Constable and two assessors, in such public place as the Trustees for the time being shall appoint and direct, and that the Trustees, Constables, Town Clerk and Assessors be chosen by the majority of votes of the Freeholders and Freemen of our said town of Huntington; and whereas by an act of General Assembly of our said Province, entitled an Act for the defraying the public and necessary charges of each respective city, town, etc., amongst other things it is enacted and provided that annually and once every year there should be elected a certain number out of each respective town by the major part of all the freeholders and freemen of each respective town, which certain number so duly elected shall have full power and authority to make an assessment, or certain rate, within their respective town, etc., which certain rate, so established as aforesaid, should be paid unto a certain Treasurer, who should likewise be chosen by the major part of all the freeholders and freemen of each respective town, and whereas our said town of Huntington is to be regulated according, know ye further that we have likewise given and granted, and by these presents do for us, our heirs and successors give and grant unto the said Trustees of the Freeholders and Commonalty of the town of Huntington and their successors forever, that the said Trustees for the time being shall forever be the Commissioners of the said town, to execute and officiate in the said office to all intents, constructions and purposes whatsoever; and the said trustees for the time being, as commissioners of the said town, shall have power from time to time and at all times hereafter, and by such ways and means, to levy and impose such sum or sums of money as they shall think fit, for the defraying of the necessary and public charges of our said town; and for the more orderly and doing thereof they shall and may from time to time give such directions unto the assessors yearly to be chosen for our said town, how and after what manner to be used, in their assessments of such sums of money as aforesaid on the estates of each of the respective inhabitants and freeholders of our said town, and the said sums of money when so raised and paid into the hands of the treasurer of our said town, as aforesaid, to order the payment, disbursement and disposal thereof to such persons, and to and for the uses aforesaid, in such manner as to them shall seem convenient, and that all and singular the acts and orders of the said trustees for the time being, in the premises, shall be certified under the said Common Seal, signed by the President of the said trustees for the time being (which is always first to be chosen by the trustees), or in his absence by any other two of the said trustees for the time being, of which the treasurer and assessors of our said town for the time being and all other persons are to take due notice. And further we have also given and granted, and by these presents do for us, our heirs and successors, give and grant to all and every person and persons, and to whatsoever person subject to us, our heirs and successors free and lawful power and ability and authority that they or any of them, any messuages, covenants, lands, meadows, feedings pastures, woods, underwoods, rents, reservations, services and other hereditamenls whatsoever which they hold of us, our heirs and successors, unto the aforesaid Trustees of the Freeholders and Commonalty of our said town of Huntington and their successors, shall and may give, grant, bargain, sell, alienate, to have, hold and enjoy, unto the said Trustees of the Freeholders and Commonalty of our said town of Huntington and their successors, forever: yielding, rendering and paying therefor yearly and every year, forever, on the first day of the Annunciation of our Blessed Virgin Mary,

at our city of New York, unto us, our heirs and successors, the yearly rent of forty shillings, current money of our said court.

In testimony whereof we have caused the Great Seal of our said province to be hereunto affixed, and witness, Benjamin Fletcher, our Captain-General, Governor-in Chief of our province of New York, province of Pennsylvania, County of New Castle, the territories and tracts of land depending thereon in America, our Admiral of the Laws, our Lieutenant and Commander-in-Chief of the militia and of all the forces by sea and land within our colony of Connecticut, and of all the forts and places of strength within the same; in council, the fifth day of October, in the sixth year of our reign, Anno., 1694.

By his Excellency's command,
DAVID JAMISON, Sec'y.

(File No. 71.)

[LIST OF THOSE WHO PAID FOR THE PATENT.]

[1694.]

An account of the money paid towards Huntington Patent 1694.*

^{[*}This list is important as showing who contributed to the purchase of the new patent and the amount paid by each, furnishing in part the basis upon which certificates or claims to "hundred pound rights," or fractions thereof, were adjusted. The "rights" or divisions of land secured by these payments did not in all cases go to the persons who paid the money, but were often credited to others who held former "rights," and the money in such cases was paid on account of these former holders, the most of whom had died since the settlement of the

									£	s.	d.
John Platt .									0	15	6
Mrs Platt .									2	14	3
Jonas Wood .									I	3	3
John Brush	•								0	15	6.
Capt Wickes .									0	I 5	6
John Wood									I	3	3
Jeremiah Smith									0	I 5	6
Samuel wood									I	3	3
John Corey .									0	15	6
Edward Bunce									I	3	3
John Wickes .									I	3	3
Simon Ingersol	l.								0	ΙI	$7\frac{1}{2}$
John Ingersoll									О	ΙI	71/2
Daniel Ingersol	1								0	ΙI	$7\frac{1}{2}$
Widow Mary J	arv	is							0	9	O
Thomas Brush									I	3	3
John Adams .									0	7	9
William Brothe	erto	n							O	ΙI	$7\frac{1}{2}$
Joseph Neale									О	15	6
Thomas Skidme	ore								I	3	3
Nathaniel Willi	am	s							О	15	6
Joseph Wood									0	15	6
James Chichest	er J	lun	••				,		0	15	6
Jonathan Roger	rs								I	7	I 1/2
Jonathan Scude	ler								0	15	6
James Chichest	er								0	15	6
			_	 	 	 	_	 			

town, as will be seen by a subsequent record. It was in the nature of an assessment upon the stockholders according to the amount of the several holdings. This list of over eighty names is also interesting as showing the principal adult male population of Huntington at this period. Only a few of the pioneers who came here during the first seven years were left, and the list is made up principally of their children and new comers This list, in connection with other records, would indicate that the population of the town, including men, women and children, was at this time about 500.—C. R. S.]

HUNTINGTON	TOWN	RECORDS.		153
John Ketcham	•		1 11	0
Ned Ketcham			0 7	9
Thomas Smith		• • •	0 7	9
John Betts			I 3	3
John Cranfield			0 15	41/2
Thomas Higbey .			0 7	9
William Jones	•		0 9	9
John Green			0 7	9
Capt. Bayley	•	• • • •	1 3	3
Samuel Smith			0 7	9
Jonathan Harnett	•	• • •	O 15	6
Robert Kellam			I II	4
Timothy Conklin Sen	•	• • •	0 15	6
Ben. Scudder	• •		0 15	6
Thomas Jarves	•	• • •	O I	6
Timothy Conklin Jun.	• •		0 7	9
Thomas Platt	•		0 7	9
Timothy Scudder .	• •		2 2	71
Walter Noakes	•	• • •	0 15	6
Jonathan Jarvis .		• •	0 9	81/2
Joseph Whitmen Sen	•	• • •	I I	9
Richard Gildersleeve	• •	• •	0 11	$7\frac{1}{2}$
Jeremiah Hubbard .	•	• • •	O 15	6
John Rogers	• •		0 7	6
Isaac David John Sammis	•	• • •	0 15	6
Silas Sammis			0 3	10
Joseph Whitman Jun .	•		0 7	9
Nathaniel Foster .	• •		0 7	o
Eliphalet Jones , .	•		0 7	9
Jonathan Lewis		• •	I 3	3
Jeremiah Sammis .	•		0 3	101
Jeremiah Adams .			O II	$7\frac{1}{2}$
Jonathan Rogers	•		0 7	101/2
Abiel Titus			I 2	101

Richard Brush	. 0	16	0
John Scidmore	I	3	$10\frac{1}{2}$
Edward Higbee	. 0	15	9
Thomas Whiser	0	15	9
Samuel Ketcham	. 0	15	9
John Whitman	0	7	$9\frac{1}{2}$
Nathan Whitman	. 0	8	0
Thomas Powell	I	3	9
Jeremiah Smith	. 0	9	0
Peter Bertoon	0	3	$10\frac{1}{2}$
Widow Soper	. 0	ΙI	$I\frac{1}{2}$
Philip udell	0	12	0
Joseph Jennings	. I	3	9
Thomas Flo ,	2	ΙI	6
Edward Brush	. 0	15	$II\frac{1}{2}$
Thomas Powell Jr	0	8	0
Samuel Titus	. 0	15	9
George Duchen	0	7	$10\frac{1}{2}$
Jonathan Scudder	. I	3	3
Thomas Powell Sen ^r	I	3	6
Nathaniel Foster Junr	. 0	9	0
James Smith	0	6	6
The number of hundreds in this Town is	$164\frac{1}{2}$,	whic	h at
7 per hundred, amounts to £63. 14. 10.			
Paid to the new Patent	£50	00	0
To Mr Nicolls	5	00	0
To charges in cash	I	18	3
	£56	18	3
(File No. 40.)			

[AN ACCOUNT OF THE "HUNDREDS."]

[1694]

An Account of ye hundreds In ye Town of Huntington

And by whom Paid for In ye purchases of ye new patter In ye year 1694. *

first ye Purchased hundreds made or purchased from ye first setlement of ye town having Right to all Divisions from the first setlement of the town.

- 4 hundreds belonging to ye Lott of widow barns paid for by the ffleett.
- 2 C. belonging to yo Lott of the Jarvis: paid one quartar of A hundred by Jonathan Jarvis & one qr by William Jarvis.
- 2 C. belonging to ye Lott of R. Cranfield paid for by John Cranfield.
- ² C. belonging to y^e Lott Ben. scuder & paid for by Ben. scuder.
- 2 C. belonging to the lott of James chichester sen & paid for by him.
- 2 C. belonging to Epenetus platt which formerly was Nathanell fosters, one hundred paid by nathanill foster sen ye other by nathanell foster Jun.
 - 2 C. belonging to ye Lott of Capt. baily & paid for by him.

^{[*}The letter C here stands for "hundred pound rights," or "hundreds" as commonly called. This list of "rights" is divided into two classes. First, those who held purchased "hundreds" from the first settlement of the town and a right in all divisions. Second, "gift hundreds," or those who only held rights in future divisions. This scheme carried out the provisions of the Fletcher patent. It must be borne in mind, however, that, except as to land already divided out and possessed, the title to all lands was vested in the trustees, and these "rights" are believed to have been nothing more than equitable claims for future grants by the trustees, based on payment of the assessments for the purchase of the land. The holders of the "hundreds" could make no valid conveyance without the intervention of the trustees, and we shall find that after this time all conveyances or grants of the common lands of the town were made by the trustees.—C. R. S.]

2 C. belonging to ye Lott yt was nickolas Eleses one hundred paid by Capt. baily.

One C. paid for by John Sammis.

- 2 C. y^t belonged to y^e Lott y^t Edward highe had of Jon finch paid by Edward highe.
- 2 C. belonging to ye Lott formerly tho: whissons paid by tho: whisson.
- 3 C. belonging to **y**^e Lott of John wickes paid for by John Wickes.
- 3 C. belonging to y^e Lott of John Wood paid for by John wood.
- 2 C. belonging to ye Lott yt was formarly Isack platts paid for by John platt.
- 2 C. belonging to ye lott of Joseph wood paid for by Joseph.
- 3 C. belonging to ye lott yt was formerly tho: powels sen & paid for by him.
 - 3 C. belonging to Sam Wood, paid for sam wood.
- 2 C. belonging to y^e lott y^t was formarly noah Rogaars: one C. paid for by Jonathan Roges Jun.
- 3 C. belonging to ye Lott of Jonathan harrnett one C. and half paid by Jonathan harrnett ye other C. and half by Jonathan Roggers, sen.
- —C. belonging to y^e Lott of Thomas wickes & paid for by him.
- —C. belonging to ye lott of Sam Smith paid by tho: Smith.
- **2** C. belonging to y^e Lott of John Corey paid for by John Corey.
- **2** C. belonging to y^e Lott formerly tho: scidmors paid by mrs. phebe platt.
- 3 C. belonging to ye Lott off Epenetus platt paid for by him.

- 2 C. belonging to ye Lott that was formerly walter nokeses paid by him
- 2 C. belonging to y^e Lott of Richard Brush paid for by Richard Brush.
- 2 C. belonging to ye lott of John Brush paid for by John Brush.
- 3 C. belonging to y^e Lott of Thomas brush 2 C.½ paid for by him. one half C. paid by Jacob Brush.
- 3 C. belonging to ye Lott of Jonas wood paid for by Jones wood.
- 3 C. belonging to y^e Lott of Joseph Whitman sen^r one C. paid for by Joseph Whitman & one C. by John whitman And one by Nathan whitman.
 - 2 C. belonging to Abiall his lott & paid for by him.
- 2 C. belonging to ye lott of sam Ketcham & paid for by sam. ketcham.
- 2 C. belonging to ye lott yt was formerly John titusis Lott. ye one half paid by sam titus & one hundred by Abiall titus.
- 2 C. belonging to ye lott of Richard Willams paid by Nathanell willams.
- 4 C. belonging to ye two Lotts of Joh Ketcham & paid for by Joh ketcham.
- 2 C. belonging to ye lott of Jacob brush & paid for by Jeremiah Hubard,
- **2** C. belonging to y^e lott of Jonatnan Scuder paid for by Mr. Jones. for y^e sd. Jonathan Scuder.
- 2 C. belonging to ye Lott yt was formerly Jo Jones his lott paid by Mrs phebe platt.
- 2 C. belonging to ye lott of Samuel tittus one C. paid for by Samuell titus ye other by george Ducker.
- 2 C. belonging to ye Lott formerly John teed his lott paid for.

- 2 C. belonging to ye lott of timithy Conklin paid by him.
- 2 C. belonging to y° lott of Silas Samans ½ C. paid by silas samans & ½ C. paid for by Isack Samans ½ C. paid by David samans ½ C. by Jeremiah samans.
- 3 C. belonging to ye lott yt formerly was marke meges is paid by John Beats.
- 2 C. belonging to ye Lott of peter Breeteen half a C. paid by peter breten.
- 2 C. belonging to ye lott of Jonathan Roggers sen paid for by him
- 2 C. belonging to y^e lott y^t was Richard watles I C. paid by James Chister.
 - 3 C. belonging to ye Lott of Moses Scudder.

Bought hunreds.

- I C. paid for by John Adams.
- I C. bout by Richard Brush paid by Edward Brush.
- I C. bout. by Isack platt paid by Jonas platt.
- 2 C. belonging to ye lott of Jeremiah paid for by Jeremiah Smith.

for gift hundreds given after first & second Divisions Being 7 acars and halef to A. hundred Having a Right to all following Divisions.

- I C. paid for by widow Jarves belonging to ye lott of steven Jarves Jun.
 - I C. paid by Jonathan Jarves.
- I C. belonging to ye lott of timothy scuder payed for by him.
- I C. belonging to y^e Lott of John green paid for by John green.
- I C. belonging to ye Lot of william Jarves paid for by him.

- I C. belonging to ye lott of thomas Highe paide for by tho. highy.
- 2 C. belonging to ye lott formerly John birds lott paid by Robt. Kellam.
- 2 C. belonging to ye lott formerly thom. Cramps lot paid by Robt. Kellam.
- I C. belonging to ye Lott formerly Jonathan Millers lott paid.
 - I C. given to & paid for by Mr. Eliphlet Jones.
- 2 C. belonging to ye lott of Richard davice one C. paide for by Edward Ketcham ye other by Edward Brush.
- I C. belonging to ye lott formerly John everards paid by tho: powell.
- r C. belonging to ye lott yt was ben. scrivners paid by timothy Jarves.
- ½ C. that was given to Jonathan harned paid by Jonathan harned.
 - I C. belonging to ye Lott of Richard white.
 (Land Grants, pp. 3-4-5.)

The farme Hundreds having Right to Divisions In y^e eastrne purchus of y^e towne eastward of Cow harbar.

- 3 C. In ye first farm on C. paid by Daniell Ingersole 2 C. paid by Joseph vaille.
 - 3. C. In ye second farm paid for by Tim Scuder.
- 3 C. In ye third farm one halfe paid by tim scuder & ye other by willam Brothertun.
- 3 C. In ye 4th farm one halfe paid by Richard gildersleeve ye other half by John scidmore.
- 3 C. In ye 5th farm one halfe paid by Jonathan Leuis ye other by John Scidmore.
- 3 C. In ye 6th farm one half paid by phillop udell ye other by Jon Lewes.

- 3 C. In ye 7th farm one halfe paid by Jon Ingersole ye other by siman Ingarsol.
 - 3 C. In ye 8th farm paid for by Thomas Scidmor.
- 3 C. In ye 9th farm paid one half by Jeremiah Adams ye other by tho. fleet.
 - 3 C. In ye 10th farm paid for by Edward Bunce. (Land Grants, p. 6.)

[QUIT CLAIM BY SMITHTOWN TO HUNTING-TON, WEST OF FRESH POND.*]

[1694, Oct. 29.]

Memorand that on ye twenty ninth day of Octobar in ye sixth year of their Matyes reigne, annoy Dom 1694, it was agreed on & consented to by the Inhabitants of ye towne of Smithtowne, ye heires of Mr Richard Smith, late of Smithtowne deceased and the Inhabitants of Huntington, that the said inhabitants of Smithtown doe for themselves their heires & successors, for ever remise, releas, and for ever quit claim all their right title Interest unto all that tract of land meadow, with all the benefits profit emoluments & hereditaments what ever ther unto belonging, together with all writings evidences & monuments to ye said land on ye west side of ye fresh pond, commonly known by ye name of Osha mamucks, belonging or in any wise apperteining, and that ye bounds between the towne of

^{[*}The court of last resort in the litigation between Huntington and Smithtown having determined this to be the line of division, and the Fletcher patent having changed the eastern boundary of Huntington to conform to it, it was very proper that quit-claim deeds should be given by each town respectively. This is the quit-claim made to Huntington by Smithtown. Probably Huntington quit-claimed to Smithtown the territory east of this line, but we have no record of it. This deed aided very materially in adjusting and monumenting the disputed line by the Board of Supervisors in 1884.—C. R. S.]

Smithtowne & Huntington, afore sd. shall be and remaine for ever hereafter at the brooke running into ye said ffresh pond, that is to say ye chiefe & largest brooke to divide ye said bounds, & soe otherwise as it bounded by ye patent of ye towne of Smithtowne, viz ye west side of Bread & cheese hollow & ye west side of whitmans hollow & ye west side of ye said pond, and that ye said Inhabitants of Smithtown doe hereby oblige themselves to give a firme and ample deed for ye premises at ye reasonable request of ye sd. Inhabitants of Huntington, in Confirmation whereof the said Inhabitants have herunto set their hands & seals ye day above named.

Sealed & delivered	RICH: SMITH	[Seal.]
in presence of	Jonathan Smith	[Seal.]
THOMAS HELME	SAME. SMITH	[Seal.]
Y^{v} bonsiy	Daniell Smith	[Seal.]
This was ownid day	and yeare above said befo	re mee.
	$\mathbf{W}_{\mathbf{M}}$	SMITH.

(File No. 61.)

[COUNTY TAX.]

[1694, Nov. 7.]

Reseaved from Richard Brush ye sume of twenty one pound eighteen shillings six pence In parte of ye taxes and of such proportion of ye sume as becomes payable out of Suffolk County and towne of Huntington I saye Reseaved by mee the hand of Colle pep Cortland the 7th Daye of Nove 1694.

CHID BROOKES*
By me Jo. Ketcham Cleark.

(Town Meetings, Vol. 1, p. 208.)

^{[*}Stephen Courtlandt was one of the Justices of the Supreme Court for the Colony. Chidley Brook was the Collector and Receiver General of taxes for the Colony.

DEED. SAMUEL FOSTER TO EPENETUS PLATT.]

[Abstract.]

[1694, Nov. 30.]

Know all men by these presents that I Samuell foster of East hampton for ye summe of fifteen pounds currant Money Have granted bargained & sould unto Epenetus Platt of Huntington, my acomandation of Land, situate Lying & being In Huntington bounds, viz: one home Lot & orchard, being by esteimation four acars be ye same more or Lesse. Bounded South & west by high wayes, North by ye Land of Benjamine Scudar & East By Comon Land not Layed out, & on Lott or parsall of Land being another part of my sd. accommadation, being twelve acares be ye same more or less, situate lying & being in Huntington aforesaid Bounded south by a highway going to Cowharbor, east or southeast by ye Land of John Plat & north & west by Comonon Lands not layed out, with all priviledges & advantages, unto ye only use & behofe of him ye sd. Epenetus plat his heyers & assignes for ever, (full covenant & warranty). In wittness whereof I ye sd. samuell foster have here unto set my hand & seale this thirtieth day of November 1694.

In presence of

SAMUEL FOSTER

John wickes William Jarves

Acknowledged Nov. 30, 1694.

JOHN WICKES Justice of ye Peace.

(Deeds, Vol. 1, pp. 308-9.)

[DEED. JOHN COREY TO SAMUEL SMITH.]

[Abstract.]

[1695, Feb. 13.]

This Indenture made ye thirten Day of february 1695. betwene John Corey & Samuel Smith, Witnesseth that ye sd John Corey for a peece of Land Lying on ye south side of this towne att ye head of a sartain swamp beeing twenty Rods square containing two acars & a halfe bee it more or less & allso five pounds curant mony, hath given granted sould, enfeefed Released & confirmed unto ve sd Samuel Smith his heyres &c all yt certaine peece of land situate in ye township of Huntington, joyning to ye sd Samuell Smiths Lott & so running south ward by ye streete eight poles in width to a pare tree which standeth by ye streete & so Running on a straight line to ye south side of Captain thomas wickes Lott, ye Lyne that partieth ye sd thomas wicks Lott & Jonathan harnets Lott & this peece of land to bee & Remaine in four poles in with by ye Reare of thomas wicks Lott being by estemation one acare bee it more or Less bounded on ye south with ye sd John Coreves Lott, on ye north with ye sd. Samuell Smiths Lott on ye north with ye sd thomas wickes Lott on ye west with the streete as ve same Is now at ve making sealing & Delivery hereof, with all priviledges, to the same belonging (full warranty of title). In witness whereof I ye sd John Cory hath here unto set my hand & seale.

Witness
THOMAS KETCHAM

Jacob Brush

JOHN KETCHAM

Acknowledged Feb. 19, 1695.

JOHN WICKS, Just.

JOHN COREY.

(Deeds, Vol. 1, pp. 327-8-9.)

[DEED. SAMUEL SMITH AND WIFE TO JOHN COREY.]

[Abstract.]

[1695, Feb. 13.]

This Indenture Made ye thirteen Day of febuary 1605. Betwene Samuell Smith & Mary his wife & John Corey. Witnesseth yt ye sd Samuell Smith for a peece of Land sould unto us by our Brother John Corey joyning to our home Lott & secured unto us by bill of sale for which Land & other considerations to ye vallue of five pounds curant money of this province, hath given, granted barganed sould enfeefed Released & Confirmed unto ye sd. John Corey his heyres &c all that a certaine peece of Land situate Lying & beeing in ye towne shipe of Huntington, Lying on ye south side ye towne on ye west side ye swampe that runneth by ye meting house beeing twenty Rods square, Containing by estemation two acars and a halfe be it more or Less bounded on ye west end with Mr Jones Land on ye north joyning with ye sd John Coreys Land on ye south with ye high hills in comans as ye same Is now at ye making & sealing hereof Laid out, with all priveledges (full covenant and warranty of title) signed & sealed.

Witness

SAMUELL SMITH
MARY SMITH

JACOB BRUSH

JOHN KETCHAM

THOMAS KETCHAM

Acknowledged Feb. 10, 1695.

JOHN WICKES, Just.

(Deeds, Vol. 1, p. 444.)

[DEED. THOMAS FLEET TO SAMUEL SMITH.]

[1695, Feb. 18.]

This Indenture made ye eighteen daie of febuary 1695

Betwene thomas flete & hester his wife, & Samuell smith, witnesseth that ye sd. Thomas flete & ester his wife, have for ye sum of six pounds of current silver mony, hath Bargned sould &c from us ou heyers, executors, administrators & assignes one hundred pound Right of comonage acording to ye manor & custom of Divisions of Lands in ye towne of Huntington with all rights & privilidges, to him ye sd Samuell Smith his heyers &c to have, hould &c for ever together with all woods &c (full covenants, & warranty) wherof wee have to this present instrument set our hands & fixed our seales

Witnessed

THOMAS FLEET
ESTHER FLEET

THOMAS SMITH

her

 $ALLES \times BAILY$

JOSEPH BAILY

Acknowledged April 22, 1695.

JOHN WICKS, Justice.

(Deeds, Vol. 1, pp. 318-9.)

[DEED. THOMAS SMITH TO SAMUEL SMITH.]

[Abstract.]

[1695, Feb. 18.]

This Indenture made ye eighteene day of feburary in ye yeare 1695—Betwene Thomas Smith & Sarah his wife, and Samuell Smith, Witnesseth that ye sd. thomas Smith with Sarah his wife have for a valuable consideration in hand paied, for which consideration we do fully acknowledge our selves to bee paied, and do freely aquit Samuell Smith his heyres, exec. adminstrators & assignes for ever. Doe

Bargan sell, for ever from us our hayres &c unto Samuell Smith his hayres &c all & singular on home lot that I have in ye middell of the towne of Huntington neare ye meting house of ye towne formerly in ye tenor or occupation of John Lume, thence estranged to John Mathews, thence to John Goulding, thence to Niclous smith, which home lot & frute trees & fences there uppon, Allso Dwelling house Barne, orchard & garden, aftere ye desease of my father & mother Nicolas smith & mary smith which at their Desease Returned unto mee ye sd. thomas smith my hayres &c which Right &c I doe acknowledge by these presents to estrange from mee my hayres &c unto Samuell Smith his hayres &c to have for ever, (full covenant & warranty.) In Witness whereof we have set to our hands & seales.

Witness

THOMAS SMITH

THOMAS FLEETE ESTHER FLEETE

Sarah \times Smith

JOSEPH BAILEY

Acknowledged Aprill 22. 1695.

JOHN WICKS, Justice.

(Deeds, Vol 1, pp. 320-1.)

[DEED. CONTENT TITUS TO JOHN KETCHAM.]

[Abstract.]

[1695, Feb. 27.]

This Indenture made the seven and twentieth day of ffebuary 169½ Betwene Content Titus and John Ketcham, Witnesseth that Content Titus for & In consideration of a sum in hand paid, hath given Granted Bargned sould &c unto ye sd. John Ketcham his heirs & assignes, all that certaine Message or tenement sittuate, Lying & beeing In Huntington bounded one ye frunt by the streete & on ye

west by a certaine streete In ye sd. town on the north by ye Land of John Tidd & on ye east by ye Land of Samuell Titus together with all & singular housing Buildings, fencings &c and also ye said content titus Hath for ye consideration above sd. Given granted sould & made over unto ye sd John Ketcham his heirs & assignes for ever all that two certain pieces or parcells of Medow ground lying In ye town ship of Huntington on a neck at south comanly called or known by ye name of ye halfe necke, bounded on ye east by ye meddow of Samuell Ketcham on ye west by ye Meddow of Richard Willams all so a certain piece or parcell of Medow Lying and being In ye town ship above sd at ye south medow at a Neck comonly called or knowne by name of ye Littell neck bounded on ye east by ye Meddow of Samuell Ketcham on ye north by ye medow of Richard Willams as ye sd premises are at ye day of making hereof Laid out and marked together with all & singular ye Rights of upland to ye same being a two hundred pound Lotment In ve town of Huntington & all priveledges to the same belonging To have and to hould all ye sd. premises with the appurtenances unto ye sd. John Ketcham his heires & assignes from Content Titus his heires &c for ever (full covenant & warranty) signed and sealed.

Witness Content Titus

Danill Phillips Calob Leverich.

Acknowledged Oct. 11, 1695

JOHN WICKES.

(Deeds, Vol. 1, p. 448.)

[TRUSTEES' ORDER CONCERNING SWINE AND DAMAGE DONE BY THEM.]

[1695, Feb. 27.

Whereas wee have found by experience that the Run-

ing at libertie of swine in the woods it Been parnitions to the Inhabitants of towne in Destruction of Corne: wee therefore the trustees of the free holders and comonallitie of the towne of Huntington Doth order that if any swine shall bee found going at liberty in into any meadows or in the woods or swamps on the south side of this Island within this town ship or in any other mans fenced or inclosed Lands after the sixth Daie of march next ensuing it shall bee lawfull for any parson finding them to kill or take them up and Bring them to the Constable of the towne and hee to Disposse of them the on halfe to the p'son that hath Brought the swine to him and the Remainder to the owner the charge of the Disposel first paide and what swine is kept within the towne if thaire chance to breake into lots whereby any man or men Be damnified for the first time the trespassed shall give the owner notice and the owner paing the Damadge shall Receve his swine but if no corse bee taken for theire further p'vention then such swine may bee proseeded against as aforesaid and it is further ordered that if any swine bee found in the north woods of the towne it shall bee lawfull for any parson to bring them to the pound and for every swine soe Brought to the pound the owner of the same shall paie to him that Brings them ten pence p head and too pence p head to the pound keeper ye owner paing the charge then to Receive the swine: But if the owner Refuse to defray the charge then soe many of the swine that will pay the charge to be sould at a vandew and when all charg is defraide if any over plush Remaine it to Returne to the owner for the conformation of which wee have set to our hand and seale the 27th of february in the yeare 1604.

JOSEPH BAYLYE

The orders read in Court of sessons March ye 26. 1695.

& assented to & confirmed by ye Court.

Thos. Helme, Clk.*

(Court Rec., p. 423.)

[TRUSTEES' ORDER AGAINST CUTTING TIMBER ON COMMON LANDS.†]

[1695, March 24.]

It is ordered By the trustees of the free holders and commonality of the towne of Huntington that no person shall take, ues, work up or Dispose of to any out of ye town ship any timber or any other Right Privilidg belonging to the town Lying In Common without life from the town: upon ye penalty of the forfiet of ye timbar or other things so taken wrought or Disposed of and treble the value of ye same to the town: And whosoever shall fall any timber upon any Land not Laid out and Doth not make a Improvement of it within two months time It shall be Lawfull for any person so finding the same to work it up: And it is ordered That whome soever peeleth any standing trees for bark for their use of tanning: they shall forfit five shillings for every tree found so peeled. march ye 24th 1695.

[*An act had been passed May 6th, 1691, requiring all such orders for the welfare of the town, to be "registered in the town book, and approved by the next Court of Sessions, or to be of

no force." This hog law seems to have been the first official act of the trustees.—C. R. S.]

[†This seems to be the first order ever made by the Trustees concerning the common lands. Heretofere all orders and regulations of the kind were made by the people at a town meeting, but under the new charter this departure was taken and has ever since been continued. The people have often passed resolutions at town meetings purporting to instruct the Board of Trustees as to what it should do concerning the common lands, but under the charters of the town and the law, it is doubtful whether such resolutions have any binding force or constitute anything more than an expression of an advisora opinion.—C. R. S.]

[TRUSTEES' ORDER AGAINST RAMS RUNNING ON THE COMMONS.]

[1695, March 24.]

It is ordered and agreed by the trustees of the freeholders and Commonallytie of the towne of Huntington that every Inhabitant that keepeth sheep shall not suffer any Ram to go in the Comons amongst sheepe after the middell of August untill the first Daie of november upon the penaltie of every such Ram to bee geilt by any p'son or p'sons soe finding them astraie as aforesaide: march 24, 1695.

Joseph Bayly, prdt.

(Court Rec., p. 425.)

[TRUSTEES' ORDER CONCERNING FENCES AND DAMAGE BY CATTLE.]

[1695, March 25.]

It is ordered By the trustees of the freeholders and Commonalty of the town of Huntington that all fence shall be four foot two inches In height and so close and strong as shall be judged suficient by the parsons chosen and apointed to survey the same. which persons so chosen shall Give acount In writing under their hands of what fence they do survey whether It be found not suficent against meatt catle or horse kind only or suficient against sheep also, And if any person shall sufer Damage In any of his Inclosed Lands by such creaturs that his fence Is judged sufficent against: he shall Recover his Damege of the owner of the creatures that Did the damege.

And if any Person shall sufer damege by any horse kind,

catle or sheep threwe another mans, fence if the fence be not suficient he shall Recover his Damege of ye owner of such fence. And if any creaturs found Doing Damage shall be brought to the pound the owners of such Creatures shall Pay to the parson or parsons that shall Bring them to the Pound for every hors kind one shilling p head: for Neatt cattell four pence p head for sheep one peny p head: and two pence p head to the pound keper for every horse kind neate catle or sheep By him Received In to the Pound the Creatures are to Remaine In the pound untill Charges Is paid and Damege be paid or secured And if any Parson shall take any creaturs a way from any that are Driving them to the pound he shall pay five shill. to the towne: And the Damag and charg that was Recoverable of the owners of such creatures if they had been put Into the pound. march ve 25, 1695.

If any p.son shall bring any creatures to the pound hee shall forthwith give notice thereof to the owner all Damadge Don by any Creatures shall be vallued by two indefferent men that are to bee mutially chosen by the trespassed and the trespasser and if such p'sons cannot agree in their choyce of men then the Constable shall appoynt too men to viewe such Damage or Damiges and to adjudge and Determen thereof to the Best of their understanding, march ye 25, 1695.

It is ordered and agreed by the trustees of the freeholders and Comonallity of the towne of huntington that any p.son or p.sons shall or may set fire in the woods for the prsarvacon of feide for Cattell from the tenth of march untill the tenth of may provided noe such parson or present of such fire neare unto fences without giveing notis to the owners of such fences nor fire the woods on the Lords daies. march ye 25, 1695.

(Court Rec., pp. 424-5.)

[EXCHANGE OF LAND. JOHN SAMMIS AND JOHN KETCHAM.]

[1695, April 24.]

Aprill the 24. 1695.

An exchange of Land between John Sammas and Samuell Ketcham Containing four Acars part of it on the south side the Cove swamp the other part one the north side the same swampe and the swamp between the sd. peeces as Division Land for five acars of Land at the spring surward.

by mee John Ketcham Recr.

(Town Meetings, Vol. 1, p. 150.)

[EXCHANGE OF LAND. RICHARD BRUSH AND SAMUEL KETCHAM.]

[No date.]

An exchange of Land between Richard Brush and Samuell Ketcham four Acars of Land which ye sd. Samuel Ketcham had at ye mill stone Brook he changed with ye sd Richard Brush for four acars In ye west feild

by mee John Ketcham.

(Town Meetings, Vol. 1, p. 150.)

[DEED. JOSEPH WHITMAN TO JOSEPH, JOHN, NATHAN AND SAMUEL WHITMAN.]

[Abstract.]

[1695, May 6.]

To all Christian peopell, to whom this presant wrighting

shall come yt I Joseph whitman for the naturall Love which I have & beare unto my sonns, Joseph, John, Nathan & Samuell have given, granted &c unto ye sd Joseph whitman a hundred pound Right of Land with all my Right title & Interest to ye same from ye first setling of ye town all soe a house Lott which ye sd. Joseph whitman hath all Ready in posession joyning to Samuell Ketchams allso I give unto my sonn John whitman a hundred pound Right of Land from ye first setlemente of this towne, also I give unto my sonn Nathan a hundred pound Right of Land in ye town Also I give unto my sonn Samuell a hundred pound right of Land from ye first seteling of this town, these severall parsells of Land I Doe by these presents, give grant &c unto thes my said sonns their heirs & asignes for ever. with all rights & priveledges. In testimony whereof I ye sd. Joseph whitman have here unto sett my hand & fixed my seale this 6th day of may 1695.

Witness Joseph Whitman.

THOMAS KETCHAM
JOHN KETCHAM

Acknowledged 6th May 1695

JOHN WICKES

Justice of ye Peace

(Deeds, Vol. 1, pp. 311-2.)

[DEED. THOMAS POWELL TO JOSEPH WOOD.]

[Abstract.]

[1695, May 7.]

This Intenture mad the seaventh Daie of may in ye year 1695—betwene Thomas powell of bethphage within ye Queens County & Joseph wood of ye town of Huntington

within ye County of Suffolk—Witnesseth that Thomas Powell have for a valuable consideration in hand Reseived do bargan sell &c from me my heirs &c unto ye sd. Joseph wood, his heyres &c all my title & intrest that I have in a home Lott, orchard &c bounded as here exprest. ye frunt west or southest with ye Lott of Samuell wood ye Reare or nor east end to ye woods In comonadge ye norwest sid with ye Lott of Joseph wood together with fruttrees &c I say I doe by thes presents bargan sell &c from me my heirs &c unto ye afore sd. Joseph wood, his heyres &c for ever. (all priveledges & full covenant & warranty of title.) signed & sealed ye day & yeare above sd.

THOMAS POWELL

Witness

JOSEPH BAYLEE
JEAMES CHICHESTER

Acknowledged Mearch 13, 1696.

JOHN WICKS, Just.

(Deeds, Vol. 1, p. 356.)

[TOWN MEETING.]

[1695, May 7.]

At a towne meeting on may the 7th 1695.

Joseph Baily, Justus Wickes, Liftenant John Wood, Capt. wickes, John Adams, Thomas Brush, Jonas Wood, were chosen trustees for this present yeare.

The same daye was John platt chosen Constable for this presant yeare.

The same Daye was thomas fleete chosen Colecter And tresurer for this present yeare.

The same Day wase Liftenant John Wood and John Adams chosen assessers for this present yeare.

The same Day was John Ketcham chosen town Clark for this presant year.

The same Daye was John Adams Chosen Superviser for this present year.

The same Day It was voted & consented unto by y° major parte of the towne that Samuell Smith should stand & Remaine pound keeper for this present yeare

The same Day it was voted & consented unto by ye magar part of the towne that Captain wickes, Liftenant John Wood and Thomas Brush should bee Laiers out of Land and to see that high wayes are Repaired & fences maintained sufficent.

By mee John Kecham Rec^r. (Town Meetings, Vol. 1, pp. 206-207.)

[A HIGHWAY LAID OUT.]

[1695, May 8.]

May the 8th 1695.

Laide out by the survaiers of the towne of Huntington a highway beginning at the head of ye wigwam swamp six Rods In width upland and so Running by the swampe And Banke side all most to the path of the beach.*

by mee John Kicham

(Town Meetings, Vol. 1, p. 206.)

^{[*} This seems to be the first record of a formal laying out of a highway in the town, though there were many roads which had become so by use and were recognized in the records as highways. By an Act passed by the General Assembly in 1691, these layers out and orderers of all roads were to be annually elected and their doings recorded. The "wigwam swamp" here mentioned was where the main part of Cold Spring village is now located. From here on all records or papers relating to highways will be omitted in this volume, it being the plan of the committee to suspend them, for printing in another volume separate from other records.—C. R. S.]

[COUNTY TAX.]

[1695, May 23.]

Maye 23 1695 Reseaved from Richard Brush of Huntington the summe of thirty pounds and seaven pence In parte of the taxes and of such proportion of ye sume as becomes paiable out of Suffolk County and towne of Huntington

CHIDLY BROOCKES.

By mee John Ketcham Clarke.

(Town Meetings, Vol. 1, p. 209.)

[DEED. GEORGE DUCKER TO ABIAL TITUS.]

[Abstract.]

[1695, May 31.]

This Indenture Mad ye last Daie of Maie 1695. Betwene gorg Ducker and Abiall Tittus Witnesseth yt ye sd. gorg Ducker Doo for ye sume of twenty seven pounds eight shillings In good silver Coyne bargan sell & make over from mee my heyers &c unto Abiall Tittus his heyers &c, all my Right title intrest yt I have in & to a Dwelling house & halfe of a home lott yt was formerly in the tenor of John Jones situate lying & beeing In Huntington, bounding, ye east end or frunt to ye strete ye north side with ye land of Samuell Tittus ye Reare or west end to ye woods in Comons ye south side ye land of abiall Tittus together with all fences frute trees &c al so on Hundred pound Right in Comonage, with all woods &c unto ye same belonging (full covenant and warranty.) signed & sealed

Witness

GORG DUCKER

the mark of

ALES × BAILE
JOHN JONES
JOSEPH BAILE

Acknowledged June 29, 1696.

Test. JOHN WICKES.

(Deeds, Vol. 1, p. 593.)

[DEED. TRUSTEES OF THE TOWN OF HUN-TINGTON TO WILLIAM SMITH.]

[Abstract.]

[1695, July 13.]

To all Christian people, Know ye yt wee ye prsent Trustees of the freeholders of the town of Huntington, by virtue of the power In as Residing by their magst patten of incorperation to the towne aforesd. bearing Date the fifth of october 1694, for twentie shillings, curiant money, William Smith esq. of the manor of St. Gorge in the County of Suffolk and province of New York, Have most firmely Demised granted Barganed alinated & sold unto him the sd. Smith him, his heires or assignes a certain parcell or tract of upland Lying & being in the bounds of Huntington, on ye north side of a swamp called by the name of wigwam swamp, bounded on ye west & south with ye cove & banke on the north and east with the high hill & Land in Comons beeing eighty Rods in length & eight Rods brod containing by estemation four acars bee it more or less as ye same is to him the saied Smith Laied out by the towne survairs & entred In our towne Records or entery booke Lying & beeing situate within ye towne

bounds of Huntington aforesaid to gether withall the syle harbige &c to ye sd. Land belonging which said tract of Land with ye primiseses as is afore sd. he ye said Smith his heyers or assignes shall have hould & enjoye from us our heyres and assignes for ever & a peacable possession theareof wee doe & shall warant & defend. As witnes our hands & ye Comon seale of our towneship. In our saied towne of Huntington this thirteene day of July Anno 1695*

Witness
JONATHAN JARVES
JOHN ADAMS
JOHN KETCHAM

JOSEPH BAILY
JOHN WICKES
JONES WOOD
THOMAS WICKES
JOHN WOOD
THOMAS BRUSH
JOHN ADAMS

(Deeds, Vol. 1, p. 322.)

[DEED. JANE INGERSOL AND JOHN INGER-SOL TO THOMAS WHITEHEAD.]

[Abstract.]

[1695, July 29.]

This Indenture made the twenty ninth daye of July in the year 1695, betwene Jeane Ingerson, widow, and John Ingerson son of ye fore mentioned Jeane Ingerson, and Thomas Whitehead of ye other party Witnesseth that Jeane Ingerson with John Ingerson for a sume of money, have barganed sold alinated & confirmed from our heirs, execu-

^{[*}This is the first formally executed deed of land found on record made by the trustees of the town. The premises conveyed forms the present site of Cold Spring village.—C. R. S.]

tors administrators & asignes, unto y° fore sd thomas whitehead his heirs, executors administrators & asignes all that parcell of Land house, barne, orchard, bounded as followeth: y° house, barne, orchard and eight acars of Land ajoyning thereunto, bounded on the south with y° Land of simond Ingerson Land & on the North with y° hie way & to run westward till the full compelement of eaight acars bee made up. (full covenant and warranty of title) Witness our hands & seale.

In presence of NATHANILL FOSTER RICHARD GILDERSLEVE

JEANE X INGERSON

is

JOHN × INGERSON

Acknowledged July 9, 1695.

JOHN WICKS, Just.

(Deeds, Vol. 1, pp. 314-5.)

[DEED. JOSEPH VAIL TO DENNIS HARTT.] [Abstract.]

[1695, Sept. 27.]

This Indenture made the twentie seventh Daie of September 1695. Betwene Joseph Vaile and Dennice Harte, Witnesseth that ye said Joseph vaille, have for good causes, granted unto ye sd. Dennece hart all my farme of housing orchards, gardings, uplands and medow belonging or appertaining to my sd. farme sittuate lying and being by Crabmedow, on ye south east quarter of ye sd. medow within the bounds of Huntington for the time and terme of eight years to bee compleate and ended Beeginning the first daye of maye 1696 and ending the first Daye of maye

1704 for & in consideration thereof I ye sd. Dennis harte doth ingage my selfe my heirs executors, administrators and assines firmly by these presents to fall timber, square frame and erect a dwelling house of twenty five feet in Length, eighteene foot in bredth nine feet stud & shingle, clabord planke and for ye sd and to procure Nails, builde a chimmie & all conveniences belonging to a dwelling hous upon his owne charge and within the time and tearme afore sd. to get, carte & set up of good sufficient five Raile fence as much as comes to eight pound in paye at eighteen pence a Rod, and to secure ye orchard from cattell & hoges & to prune or trim ye apell trees when occasion seemes to be all borne by him ye sd Dennice harte onely ye sd. Joseph vaile doth ingage to paye to the said Dennice harte for ye nails at ye end of ye terme & I ye saide Dennice hart doth ingage my selfe, my heairs, executors, adms. & assignes at ye end of ye sd tearme to Deliver up unto ye quiet posesion of him ye saide Joseph vaile his heairs or assignes all ye afore sd. housing, &c without let or hindrance of him ye sd. Dennice hart or any person or persons claiming title or Intrest In & through him in witnes whereof ye partyes afore sd have heare unto set our hands and seales ye Daye & yeare above saide.

Witness

JOSEPH VAILL

hi s

 $N_{\text{ICLAS}} \times S_{\text{MITH}}$

DENNIS X HART

JOSEPH BAILY

Memorandum—ye yearly rent agreed by both parties in six pounds a yeare, twenty five pounds for ye house 8 pounds in fencing and ye Remainder towards finishing ye house.

JOSEPH VAILE DENNICE HART

(Deeds, Vol. 1, pp. 316-7.)

[DEED. HENRY SOPER TO GEORGE RASCARICKE.]

[Abstract.]

[1695, Dec. 18.]

This Indenture made the eighteenth day of December 1695. Betwene Henry Sooper seni. of Huntington & sarah his wife of the one party and george Rascarrick of ye City of new york. Witnesseth that ye sd. henry sooper & sarah his wife for a sum of mony to them in hand paied by ye saied gorge Resscaricke, have given granted, bargined soulde, 'assigned, Released & Confirmed all that his house and Lott of ground, sittuate lying & beeing, within the towne of Huntington, containing by estimation eight acars and is butted and Bounded on ye north syde with ye Lott of Jonnathan Rogers on ye south syde with ye streete or high wave on the West with the High hills on ye Comons & on ye East to thee streete or highway, together with all barnes, stables &c on ye same belonging & Allsoe of fifty pounds commonage within ye sd. towne shipe with all Rights & priveleges to the same belonging (with full covenant & warranty of title.) signed & sealed

Witness
JOHN ADAMS
PETTER BRITTON
JOSEPH BAILEY

RICHARD × SOOPER

mark

Sarah \times Sooper

Whereas the abovesd. Henry sooper was deseased Before the sealing & delivering of thes presents yett for ye conformation of ye above menconed premeces I ye sd. Richard sooper son & heire to ye saide henry sooper have freely signed sealed & delivered ye afore mencioned prem-

ises as fully as if my father could have Done from mee my hayers executors &c to him y° sd gorge Resscaricke his heyres &c. In witness whereof I have hereunto set to my hand & seale, with parties herein consented.

Acknowledged Jan. 18. 1695.

JOHN WICKS, Justice.

(Deeds, Vol. 1, pp. 323-4.)

[DEED. EDWARD HARNET TO JAMES CHICHESTER.]

[Abstract.]

[1696, Jan. 18.]

This Indenture Mad ye eighteen Day of Jeanuary 169 Betwene Edward harnitt & Jeames Chitchester wittnesseth yt ye sd. Edward harnet have for a valuable consideration barganed sold &c a cartaine parcell of land siteuate lying & beeing in the field commonly called or Known by ye name of ye west field of ye Town of huntington Surounded with land of thomas Brush, Jonathan Rogars, Jeames Chichester Junr ye wood In Comons Containing four Acars be it more or less, with all Rights & priveledges. To have and to Hold for ever, (with full covenant and warranty of title.) Signed & sealed.

Witness

EDWARD HARNETT

Jonathan Jarves
Joseph Smith

Acknowledged March, 28, 1696.

JOHN WICKES, Just.

(Deeds, Vol. 1, p. 576.)

[DEED. THOMAS WHITEHEAD TO JEREMIAH SMITH.]

[Abstract.]

[1696, March 2.]

This Indenture made the second day of March In y° year 1696 betwene Thomas whitehead & Jeremiah Smith, Witnesseth that y° sd thomas whitehead for a valuable sum paid hath bargned, sould, alenated released and Confirmed and quit claime unto y° sd Smith his heyres or assignes a sartain tract or pece of land situate Lying & being in Huntington at the head of a broock called Cow harbour broock bounded on y° west by y° Land of John Adams on y° south east & north by y° woods In comans, containing six acars be it more or less with all Rights & priveledges forever, (with full covenant and warranty of title.) Signed and sealed y° day above sd.

Witness

JONATHAN RODGERS

THOMAS X WHITEHEAD

mark

Josiah foster

JOHN ADAMS

Acknowledged Dec. 11, 1697.

JOHN WICKES, Just.

(Deeds, Vol. 1, p. 354.)

Know all men by these presents that I Jeremiah Smith of Huntington doe by thes presents alenate & make over all my Right & title that I have or ever had In this bill of sall unto John Adams of ye same town, As witness my hand and seale this 2d day of March. 1697.

Witness

JEREMIAH SMITH.

JOHN KETCHAM JOHN WICKS JONAS PLATT. (Deeds, Vol. 1, p. 355.)

[DEED. JOHN COREY TO ABRAHAM COREY.]

[Abstract.]

[1696, April 9.]

To all Christen Peopell, know ye that I John Corey for good causes & considerations have given Granted &c unto Abraham Corey his heirs & assignes forever all ye Remaining parte of ye home Lott of which I ye said John Corey gave parte to my Brother thomas Corey and joyning to ye sd. thomas Cores Land & a peece of Land joyning to ye sd. home Lott that hath been all Readey Laid out joyning to ye sd. home lott with a third parte of all ye out Lands & Medows Divided & undivided that Doth now or shall belong to ye sd. Acomandation with all & singular Meseaguges, tenements Dwelling houses Barnes, stables gardens &c to ye same belonging. To have & to hould ye sd. Lott of Land & Meadow and all other ye above granted premises to him ye sd Abraham Corey his heirs & assignes for ever. Signed & sealed Aprill ninth 1696.

Signed, sealed & Delivered

JOHN COREY.

In sight & presents of.

ELISHA RISDEN SAMUELL SMITH JOHN KETCHAM

Acknowledged Desember 4, 1696.

JOHN WICKES, test.

(Deeds. Vol. 1, p. 445.)

[DEED. JOHN COREY TO THOMAS COREY.]

[Abstract.]

[1696, April 9.]

To all Christan peopell know ye yt I John Corey for suu-

dery good causes & considerations, have given granted, enfeefed, Released & Confirmed unto thomas Corey his heires & assignee for ever ye house & parte of ye home Lott Containing twenty six Rods in Length by ye Streete side from Samuell Smiths Lott & so ye bredth of ye sd Lott north ward to ye Reare of Jonathan harnets lott with A third part of all ye out Lands & Medows divided or undivided, that doth now or hereafter shall belong to ye sd Acomondation, with all & singular Messages, tenements, Dwelling houses out houses Barnes &c to ye same belonging, and ye sd. thomas Corey shall give Leave & Liberty to my Mother Mary Samans if shee sees cause and Remaines un-mared to live in ye sd. hous so long as she sees conveanant, signed & sealed Aprill ninth 1696.

Witnesses JOHN COREY.

ELISHA RISDEN SAMUELL SMITH JOHN KETCHAM

It is understood y^t thomas Corey is to have his equall part of all out & division land except that which is all Readey Laid out at home

Acknowledged Dec. 4, 1696,

JOHN WICKES, Just:

(Deeds, Vol. 1, p. 446.)

[DEED. TIMOTHY CONKLIN TO JOHN CONKLIN.]

[Abstract.]

[1696, April 13.]

To all Christian peopell Know ye that I Timothy Conklen sen^t for ye naturall Love I have for my son John Conk-

lin, have given, granted enfeafed Released and Confirmed unto ye sd John Conklen his heyers and assignes, all my Right & title in two peces of land situate at a place called ye Cove swampe, containing eight acars be it moreor Less bounded on ye north with ye Land on ye high hills In comons on ye south with the broock which Runneth along ye sd. swamp, on ye east with ye same broocke one west with ye Land comones, allsoe five acars of land at a felde two of ye which five is all Ready cleared Lying on ye Norwest side of ye sd timithy Conklens sen Land & joyning to ye sd timithy Conklens Land at a feld known to lye on a hill Near to Millston Broock, thes two peces of Land with all priviledges to have and to hold for ever. In Witness whereof I Timothy Conklen sen. have signed & sealed this 13 daie of Aprill 1696.

Witness

TIMOTHY CONKLIN

John Adams John Ketcham Jeremiah hubert.

Whereas I temothey Conklen sen of Huntington have In this deed of gift given my son John Conklen, the above land I do by thes presents give unto my sonn John Conklen half a hundred Right of upland from its first setelment, with all priveledges which to ye halfe hundred Right belongs, medow excepted. signed this 20 daie of June, 1697.

Witness TIMOTHY CONKLEN

Thomas Brush John Higbe

JOHN KETCHAM

Acknowledged Feb. 9, 1697.

JOHN WICKS, Just.

(Deeds, Vol. 1, pp. 346-7.)

[DEED. JOHN BETTS TO BENJAMIN SCUDDER.]

[Abstract.]

[1696.]

To all Christian peopell, wee John beets and Abigall Beets, mother of Jon beets both Living at Crabmedow. Know ye that wee ye John Beets & Abigall beets for ye summ of fifty five pounds of curant silver money have granted surrendered &c unto Benjamine Scuder to him his heyres executors administrators and asignes for ever all that parcel of ground with ye appurtenances, contayning tenn acars more or less as it was Laid out at ye first to marke megges & allso our Right &c to have & to hold ye sd peece of land, bounded as followeth east or northeast with ye land of Capt Thomas higby & south or south east by ye high way that Leadeth over ye mill dam & south west by ye land of Edward Higby & west & north with ye high wave that leadeth to Jonathan Rodgers sener by ye harbour, all that parsell of ground with ye housing out housing &c & with all medow bogges swampes and all fences &c there unto belonging, with all priviledges unto ye Benjiman Scuder his heyres & assignes for ever, (With full covenant & warranty of title.) signed & sealed, 1696.

THOMAS WICKES
JOHN WICKES, Junor,

ABIGALL × BETTS

JOHN BEETES

Acknowledged June 10, 1696.

JOHN WICKS, Just.

(Deeds, Vol. 1, p. 340.)

[THE TRUSTEES GIVE THOMAS POWELL AUTHORITY TO PURCHASE LAND OF THE INDIANS.]

[1696, May 5.]

Whereas Thomas Powell did obtaine of Govener Dongan a Lissence to purchas of ye native proprietors of Masepague on Long Island two Hundred acars of Land about wanasquattan on ye point of hilles yt poynts against massapeag swampes heads, ye sd powell ffinding what he had purchased not sufficant compency for him & them there settled to live one he did last fall of ye yeare make his address to us ye Trustees of ye free holders & commonalty of ye towne of Huntington for leave & lissence to make a further purchas wee ye sd. Trustees taking it in consideration Doe by vertue of our Athoryty by our patten to us Derived give & grant liberty to ye sd Thomas Powell so to make a further purchase for him & his heiers & assignes for ever that is to say in maner as followeth from ye south line of our first purchase of ye north sid Indans to ye heads of Masepeague swampe on ye west by our patten line on ye east along ye east sid of a value yt Leads to ye east branch of Maseapeague swamp head. ye Reasons of our granting ye said powell this is his being a free houlder of our town and in his first two hundred acars had liberty to pick & chose whare he would and with this provissor yt he shall not clame any unpurchased Land without our consent as he is a free houlder given under our hands and seales this 5th daie of may in ye eight yeare of his majsts Raigne and In ye yeare of our Lord 1696.

Joseph Bailey, prsd

(Land Grants, p. 2.)

[DEED. JOSEPH WHITMAN TO NOAH ROGERS.]

[1696, May 5.]

May the fifth 1696

This is to Declare unto all persons whome so ever It may Consarne that I Joseph whitman sener of Huntington In ye County of Suffolke Doe owene Declare that I ye sd. Joseph whitman Sen have formerly sould unto Noah Roggars all my Right & title in that Acomandations yt Lyeth by Jonathan Harnets Lott on ye east side & Joyneth to ye sd. Jonathan harnets Lott that was formerly Edward frenshams as witness my hand the daye and yeare above writen,

JOSEPH WHITMAN

hei

ELIZABETH X KETCHAM

JOHN KETCHAM (Deeds, Vol. 1, p. 112.)

[INDIAN DEED TO SAMUEL WOOD.]

[1696, July 2.]

To all Christian People to Whom these Presents shall come know yo that Whereas there was formerly a Bargain made and sale of a certain tract and Parcel of Land being a Neck of Land and medow Lying at the Southside of the town of Huntington Commonly known by the Name of Copyag neck the Halfe of which Neck of upland and Meddow Was sold and alienated by Wiandance Indian Seachem of Muntaket and Recoseck Indian seachem of

one thousand fifty nine which neck of Land and meddow. Bounded north ward by the head of Copiag River, Eastward by the said Crick and West ward by the Mesepeg Sechems Land all Which said Land or half neck of upland and Meddow was alienated and sold by fore said Sachems unto Jonas wood of Halifack* of the town of Huntington afore said we the sachems and successers of the afore said Wiandance and Recosechek Do by these Presents for our selves our heirs, executors and succesers Ratifie and Confirm the afore said Halfe Neck of upland and medow according as it Was Bounded afore said unto Samuel Wood * * * and asignes forever to have and to hold to him and his Heirs Peacably to Possess and Quietly to enjoy Without any Lett Hinderance or Molestation from us Weemehance Indian and Chepons indian now sachems of sequetaug and successers of the afore said sachems and further we Do bind our selves our heirs and asigns to give quiet Possession and Peacable Right and title to the afore said Halfe Neck of upland and meddow and Do allso acknowledge the afore said sale to be Lawfull and good which was formerly made by the Sachems above said and to Warrant and Defend the same from any that shall Lay any Claim to the afore said Halfe neck of upland and Meddow or any of the Benefits Priviledges or appurtenances there unto belonging or in any wise appertaining saveing the said Samuel Wood his heirs and assigns and to their Proper use and behoofe as Wittnese our hands and seals this second Day of July ano

^{[*}There were two Jonas Woods. The one who made the early purchases from the Indians is called Jonas Wood of Halifax, the other, who was a Justice of the Peace, is called Jonas Wood of Orum.—C. R. S.]

domeni one thousand and six hundred and Ninty six sigened, sealed and Delivered In the Presence of us.

JOSEHH WOOD OSWALD FOORD hi s

WAMEHANCE X Indian Sachem

his

CHEPANS X Indian Sachem

his

 $\underset{\text{mark}}{\text{PAMPOT}} \times \underset{\text{mark}}{\text{Indian Sachem}}$

(Deeds, Vol. 2, p. 853.)

[TOWN MEETING AND TRUSTEES' GRANT TO ELIPHALET JONES.*]

[1696, July 3.]

July the 3, 1696

It was voted and granted the Daye and yeare aforesaid that Mr. Eliphalet Jones shall take up ten acars of Land on ye west Necke on ye Reare of his former granted Land provided it bee free from former grants and not productiall to high ways or waterings for cattell this grant was by and with the Consent of the trustees of ye freehoulders and Comanallitey of ye town of Huntington, It being towards devision Land, to the suffages of the aforesaid towne you are hereby desired to lay out the afore said granted Lands observing the afore exseptions

John Wood pe

by mee Jo Ketcham Cleark.

(Town Meetings, Vol. 1, p. 209.)

^{[*}We now find the town gradually adapting itself to the requirements of the new patent. In this case a vote at a town meeting, the consent of the trustees, and a "laying out" by the surveyors are required in order to vest title in Rev. Eliphalet Jones to a parcel of land.—C. R. S.]

[THOMAS FLEET AND SAMUEL SMITH EX-CHANGE LAND WITH THE TRUSTEES.]

[1696, July 13.]

Whereas y^e division of hundreds was granted and Laied out by Capt^m Baily and Capt wickes I y^e said Tho. ffleete have alinated one hundred from its first origenall as his deed of sall more att Large testefies I therefore doe Resigne up of my division Land soe Layed out twenty acars on the east side to samuell smith As witenes my hand this 13th of July In y^e yeare of our Lord 1696 witnes John Wood John Adams.

THO: FFLEETE

Whereas Samuell Smith of Huntington have purchased of Thomas fleete of Huntington afore sd. one hundred pounds Right of Cominage from its original of Rights & emunityes and ye sd. Thomas fleete have allinated and Resigned unto ye said samuell smith twentie acars of ye east side of his devision Land and ye sd. samuell smith for some comodites mad his suplication to ye trustees of ye said town and humbly Requested to Lay down that said twentie acars on ye east necke & to take up twentie acars In its rome on ye west Necke ye trustees finding his suplication Reasonable granted him his Request upon his Resignation of ye afore sd. twentie acars theare fore know ye that I ye afore sd. samuell Smith have alinated & Resigned up to ye trustees of ve town of Huntington & theare sucksessors ve afore sd. twentie acars from mee and my heyers for ever as witnes my hand this 13th day of July In ye yeare of our Lord. 1696.

Witnes

SAMUELL SMITH

THOMAS FLEETE WILLAM JARVES.

By mee John Ketcham, Clarke.

(Surveys, p. 3.)

[DEED. EDWARD KETCHAM TO SILAS SAMMIS.]

[Abstract.]

[1696, July 28.]

This Indenture made ye twenty eight day of July In ye yeare 1696. betwene Edward Ketcham & Mary his wife, and siales Samans, Witnesseth that Edward Ketcham and Mary his wife for a sartane sum of mony to them secured by ye sd. silas Samans hath given, granted &c unto Silas Samans his heyers & assignes, one hundred pound Right of land belonging to me ye sd Edward Ketcham In ye bounds of Huntington, but ye sd Edward Ketcham doth reserve to himselef and his heyers forever all ye Land yt he hath all Reddy Laied out & ye sd Silas Samans doth engage that ye sd. Edward Ketcham & his heyres shall have Leave & liberty to get timber & stones on this sd. Right untill ye comans comes to be Laied out, this sd. hundred pound Right of land with all & singular ye appurtenances &c to have and to hold unto ye sd silas Samans & hevres from ye sd. Edward Ketcham his hevres &c forever, (with full covenant & warranty of title.) Signed & sealed.

Witness
JOHN WICKS
THOMAS WICKS

EDWARD KETCHAM

he

 $M_{\text{ARY}} \times K_{\text{ETCHAM}}$

Acknowledged Nov. 22. 1697.

JOHN WICKS, Just.

(Deeds, Vol. 1, p. 359.)

[DEED. SAMUEL TITUS TO HANNAH TITUS.]

[1696, Aug.]

To all Christian people to whome these presants shall Come

greting know yee yt wee Samuell Titus of ye town of Huntington upon ye Island of Nasaw in ye County of Suffolke & provance of New Yorke In Amaraick yeoman with Mary his wife have & doe for ye grate Love & tender Afection that wee have unto our Dafter hannah Titius for her tender and Dutifull Carrage towards us as wee have had sufficant experiance in times of afflictions given granted Alinated and estranged from us our heyeres executors admines and Assignes unto our Dafter hannah Titius of ye same town County and provance spinster half a hundred pounds Right of Comonadge with all ye Rights & prevledges yt may or shall belong to ye same from ye Day of ye Date hereof and whereas ye last grant of Land of twenty Acars to an hundred is taken up wee Doe hereby ingage by thes presants yt shee shall have what Land shee have occasion to Improve untill an other division of Land bee made in ye town & then the sd. hannah shall Resigne up in to ye hand of him ye saide Samuell & Mary or either of them if theye desier it Alsoe wee further more give and grant to our said Dafter Hannah ye halfe part of my medow yt I have on a necke of medow on ye south side of this Island with my halfe parte of upland which neeke is Comonlye called or knowne by ye English by ye name of ye Litell necke by ye Indians gueguis together with all Rights Benifets & emunities there to belonging or accureing theie from as alsoe wee ye saide Samuell and Mary Doth further give and grant unto our saide Dafter hannah leave and liberty to build A dwelling hous, barne on a lot y' wee have sittuate lying & being in y' towne of Huntington bounded on ye frunt with ye streete on ye south side ye house & lott of Abiall Titus ye west ye woods in Comonadge ye north side ye lott yt was Mosses Scuders wee said house barne yard garden, wee give free Leave & Liberty to our sd. dafter hannah or hur order to use occupie injoye & after our Desease then ye whole lott withall

housing barns, orchards, frut trees, tences or any other benefits theare on with all other ye fore menconed Lands & medows shall Remaine & bee our Dafter Hannahs as her owne proper inheritance to have holde use ocupie & enjoye to her and her heires for ever without let or hindrance of any claiming title or Intrest by from or under us but if our sd. dafter hannah chance to mary & die without Isue hur husband during his natrall life shall Injoye all & singular every part & parsell thereof & after his desease to Returne unto patence & expearance titus dafters of ye afore sd. Samuell & mary Tituse & to theare heyeres for ever as theare heiers proper & free Inheretance In witnes to thes presants wee have here unto set to our hands & fixed our seales ye daie of August in ye eight yeare of his Majesteys Raigne & in ye yeare of our Lord 1696.

Signed, sealed and Deld.
in ye presence of.
PATIENCE TITUS
REBECKAK TITUS
JOSEPH BAYLIE.
(Deeds, Vol. 1, p. 144.)

SAMUELL TITUS
the mark of
MARY × TITUS

[DEED. JONAS PLATT TO JOHN, JOSEPH AND JACOB PLATT.]

[Abstract.]

[1696, Sept. 7.]

To all Christian Peopell to whome this present writing shall come Jonas Platt sendeth Greeting, Know yee that I the said Jonas Platt for a sartain sume of money to me paid by my brothers John platt, Joseph Platt & Jacob Platt. Have Remised, Released quit claimed & confirmed unto ye said John platt Joseph platt & Jacob platt their

heyers & assignes for ever all those Houses Lands, medowes and appurtenances devised & Bequeathed unto yesd. John Platt Joseph platt & Jacob platt by my said father Isacke platt, deseased, by his last will and testement bearing date yes 22 day of May 1695. To have & to hold the sd. house Land &c to them yesaide John platt Joseph platt & Jacob platt their heyres &c to their use & their heyres for ever in such proporcons & quantety as by yesaide will to them is given. In witness where of I the sd. Jonas Platt have here unto set my hand & seale the 7 day of Sept. 1696.

Witness JONAS PLATT

WOOD
GIBB
Acknowledged
JOHN WICKES, Just
(Deeds, Vol. 1, p. 331.)

[DEED. EDWARD BUNCE TO THOMAS BUNCE.]

[1696, Dec. 22.]

To all Christan peopell to whome thes presents may com I Edward Bunce of huntington sendeth greeting In our Lord god ever Lasting Know ye that I ye sd. Edward Bunce for ye Love and afection that I ye sd Edward bunce do bare unto thomas Bunce my owne son yeoman I ye sd. Edward bunce being In my perfect memory have given granted and confirmed & do by thes my presant wrighting doe fully freeley and absolutly give grant and confirme unto ye sd. thomas Bunce one halfe of all my Lands and medew Lands & halfe my orchard & halfe my barne with all fences with grasing pastour coman of pastour with wods under woods timbar theare unto belonging or eneyes apertaining I saye all ye above mentioned Lands &

medos orchard Barn fences Comons priveledges above menconed with ye one halefe of my writes & priveledges had or to be had or found in ye province of new yorke a fore sd. to have hould use dispose of take & Injoye all ye above menconed Lands medowes orchard writes privledges and all other ve primises afore sd. unto ve Tomas Bunce his executors &c from hence forth for ever with out any maner of Claime challange or demand what soever of or by aney parson or parsons what soever & I ye sd. edward Bunce all & everey ye above menconed Lands medows orchard Barne fences writes priviledges afore menconed uuto ye sd. thomas Bunce his executors &c against all peopell shall & will warant & for ever defend by thes presants of all & every which sd. Lands medows & all other ye above menconed premises I ye sd. edward Bunce have put ye sd thomas Bunce in full & peacable possesion by delivery of turfe and twige as ye Law directs to ye sd. thomas Bunce ye daye of ye date of thes presants I have given & delivered in ye name of * of and all ye sd. primises above menconed & I ye afore sd. Edward bunce do farther give grant & confirme unto ye afore sd. thomas bunce ye other halfe of my estate Lands medows with ye Rights priveledges there unto belonging or aneyes apertaining to him & his heyers executors to have & to hold for ever after my desease & after ye desease of my Loving wife Sarah Bunce she having ye hole youse & profit of it during hur naturall Life yt halef of my Lands & medows which I now Reserved in my owne hands In witnesse whereunto I sett my hand & fix my seale this twenty second day of desember in ye yeare of our Lord god one thousand six hundred ninty six in ye eight yeare of Ranie &c signed, sealed In ye presents of us.

JOHN PAGE
JEREMIAH ADAMS
RICHARD GILLDERSLEEVE
(Deeds, Vol. 1, p. 293.)

EDWARD X BUNCE

[DEED. JEREMIAH SMITH TO JOHN ADAMS.]

[Abstract.]

[1697, Jan. 10.]

This Indenture mad ye tenth day of Jenueary in 1697 betwene Jeremiah Smith and John Adams Witnesseth yt ye sd. Jeremiah Smith & Elizebeth his wife, for thirty pounds curant money, hath given granted, bargned, sould, Released & Confirmed unto John Adams his heyres & assignes for ever all thear certain allottment of land Lying by Cow harbour swampe, bounded as followeth, on ye west with ye sd John Adams his lot on ye south by ye land of Jonathan Rodgars on ye north & east with the Land In comans this Lott containing six acars be it more or less with all Rights & priviledges to have and to hould ye sd. Land for ever (with full covenant & warranty of title.) Signed & sealed.

Witness

JOHN KETCHAM

JONAS PLAT

JOHN WICKES

JEREMIAH SMITH

her

ELIZEBETH \times SMITH

mark

Acknowledged March 2, 1697.

JOHN WICKS, Just.

(Deeds, Vol. 1, pp. 352-3.)

[DEED. THOMAS WHITSON AND WIFE TO SAMUEL SMITH.]

[Abstract.]

[1697, Jan. 12.]

This Indenture made ye twelfe day of January 1697.

Betwen Thomas Whison and Samuell Smith. Witnesseth yt Thomas whison & Martha his wife for a sum in hand reserved, hath given granted barganed sould enfeefed Released and confirmed unto ye sd Samuell Smith his heiers for ever one hundred pound Right of Land Lying and beeing in ye town ship of huntington, excepting twenty acars of Land all Readey taken up upon this Right & all Lands & Meadows south ward all Ready taken up by ye sd. Thomas Whitson before ye Date of this present wrighting together with all & singular ye hereditements &c there unto belonging (with full covenant & warranty of title.) Signed and sealed.

Witness

THOMAS WHISON

RICHARD BRUSH
JEREMIAH X WOOD

JOHN KETCHAM

Acknowledged 24 of March 1700.

JOHN WOOD, Just.

(Deeds, Vol. 1, p. 443.)

[DEED. EPENETUS PLATT TO JEREMIAH SMITH.]

[Abstract.]

[1697, Jan. 13.]

This Indenture made the thirteen day of Jenuerey In 1697 Betwene Epenetus platt and Jeremiah Smith—Witnesseth that ye sd. Epenetus Platt for ye summ of thirty pounds of curant mony hath given granted &c unto ye sd. Jeremiah Smith his heyres & assignes for ever all that pece of Land that Lyeth by Cow harber bounded as followeth,

ye land of John Wood on ye west, on ye east by ye Land of ye above sd. Jeremiah Smith on ye south by a high way that goeth to Crabmedow on ye north by ye harbour containing by estemation six acars be it more or Less. To have and to hold ye sd. Land with all priveledges (with full covenant and warranty of title.) signed & sealed

Witness Epenetus Platt.

John Wicks John Adams John Ketcham

Acknowledged March 2, 1697.

JOHN WICKS, Just.

(Deeds, Vol. 1, pp. 350-1.)

[DEED. SAMUEL KETCHAM AND WIFE TO NATHANIEL WILLIAMS.

[Abstract.]

[1697, Jan. 20.]

This Indenture mad ye twentieth day of Jeanuary 1697 betwene samuell Ketcham and nathanill willams. Witnesseth yt ye sd. Samuell Ketcham & Mary his wife for a sum in hand secured, hath given granted bargned sould &c unto ye said Nathanill willams his heirs &c all that Lott pece or parcell of Land that wass formerly John Everetes siteuate Lying & beeing in ye towne shipe above sd. being by estemation four acars be it more or Less bounded on ye north with a grate stumpe yt standeth near ye path that Leadeth to Jonathan Rogerses ould feld on ye east with ye same path on ye east & south corner with a great Read oake that standeth by ye broock on ye south & west with ye Land in Comons as ye same Is now at ye making sealing & Delivery

hereof Laid out marked together with all & singular yehereditaments &c (with full covenant & warran'y of title.) signed & sealed.

Witness
JACOB BRUSH

JOSEPH WHITTMAN
JOHN KETCHAM

SAMUELL KETCHAM.
MARY KETCHAM.
hur × Marke.

Acknowledged May 3, 1698.

JOHN WICKES, just.

(Deeds, Vol. 1, p. 455.)

[DEED. NATHANIEL WILLIAMS TO SILAS SAMMIS.]

[Abstract.]

[1697, Jan. 22.]

This Indenture made ye twenty second day of January 1607, betwene Nathanill willams of Huntington & Silas Samans of ye same place. Witnesseth yt ye sd. Nathanell willams for a valuable summ hath, given granted bargned and sould, enfeafed Released & Confirmed unto ye sd. Samans his heyers & assignes all that Lott pece or parsell of Land that was formerly John everets, situate In ye towneship abovesd. being by estemation four acars be it more or less bounded on ye north with a great stumpe yt standeth neer ye path yt Leadeth to Jonathan Rodgers ould feld on ye east with ye same path on ye est & South corner with a great Read oke yt standeth by ye brocke on ye south & west with ye Land In comans as ye same Is now at ye making hereof Laied out with all priviledges (with full covenant and warranty of title.) In witness whereof ye sd. Nathanill willams hathe here unto sett to his hand & fixed his

seale ye daie and year above written.

Witness

NATHANELL WILLAMS.

JACOB BRUSH

JOSEPH WHITMAN

JOHN KETCHAM

Acknowledged May 3, 1698.

JOHN WICKS, Just.

(Deeds, Vol. 1, pp. 363-4.)

[RECEIPT. PHŒBE TREDWELL TO EPENETUS PLATT.]

[Abstract.]

[1697, March 12.]

Know all men by thes presence that wee John Tredwell and pheby Platt his wife of Hempsted, doe acknowledge to have Reseaved of Epenetus plat of Huntington the full summ of forty three pounds nine shillings being in full of a Legacy given and bequeathed to ye sd. pheby by ye Last will and Testement of hur father epenetus platt of Huntington As witness our hands seales this twelufe date of March In ye yeare of our Lord 1697.

signed, sealed & delivered

JOHN TREDWELL

JOHN WICKES

,,,,

JOHN KETCHAM

PHEBE X TREDWELL

Reseaved of my brother epenetus Platt a bible which was given unto mee by my mother phebey platt, this twenty third of June 1698.

PHEBE X TREDWELL

mark

[LAND OF JOSEPH BALEY.]

[1697, May 4.]

Whereas the first Division of Land In this Towne was three acears to atwo hundred and my three Acears Lying in the east feild since alenated to Jeames smith.

Then theare was a second devision granted ln 1666 or 1667 and In 1667 I had a grant for Land by stoney Broock and as the grant saies what good planting Land Is on ye left hand of ye path on ye heather side of stoney Broock ye intent of ye grant was no more at that time but what was granted to A second Division granted by the towne and that I had no Larger extent of Land to take up then Below the hills on that poynt betwen stoney Brooke path and the heather side of a hollow that Is called by the name of pipe stafe hollow and the Levell Land six acars of which Thomas Powell Laied out for mee I doe hereby Thes presence for my self my heyers and sucksessors Disclaime any further Right or Intrest In any other Lands or place by vartue of that grant in ye yeare 1667 but withen the Limit afore specefied and that is ye second devision of Acars with ye Rest of my neaibours as wittnes my hand this fourth daie of maye in ye ninth yeare of his Maestis Raine and in the yeare of our Lord 1697.

THOMAS POWELL JONATHAN JARVES

JOSEPH BAILY

By Mee John Ketcham

Clerk.

(Surveys, p. 4.)

[DIVISION OF LAND BY THOMAS AND * BENJAMIN SCUDDER.]

[Abstract.]

[1697, May 4.]

Whereas Thomas Scuder Deseased In time of his health

made a will & willed his lands unto Timithy Scudder & Benjiman Scudder his two sons, and to put a full end to all differences that might ensue by any part or parsell of housing, orchard &c that doth Belong to a too hundred pound Lot which my deseased father Lived in, I ye saide Timothy Scudder Doe Ratefie & confirme ye same from me my heirs executors administrators & assignes too Benjamin scudder his heirs executors administrators and assignes for ever to have & to hold &c and him the sd. Benjamine Scudder to Deliver up to timothy scudder ye upland & meadow on a neck on ye south side of this Island the neguntague within ye Limets of Huntington formerly my fathers & ye greate bible* that was my fathers & twenty pounds in silvar Witnesseth my hand & seale this fourth daie of maie in ye yeare 1697.

Witness
THOMAS POWELL
THOMAS WHISSON
JOSEPH BAYLE
(Deeds, Vol. 1, p. 342.)

his

 $T_{\text{IMOTHY}} \times S_{\text{CUDDER}}$

[INDIAN DEED TO JOHN KETCHAM AND JONAS PLATT—SOUTH.]

[1697, May 5.]

This Indenture Made fift of May In ye ninth year of ye

[*This "greate bible" was the subject of a very diligent and earnest search by the late Mrs. Cornelia Scudder, wife of Henry G. Scudder, both descendants of Thomas Scudder the first, who came to America in 1637. It was found to have been in the possession of Rebecca Scudder, wife of Nathaniel Bennet, about forty years ago, and was by her given to a Presbyterian minister in exchange for a modern Bible. Mrs. Scudder was unable to trace it farther. It is said to have been what is termed a "black-letter" Bible, and no doubt belonged to a very early edition of the printed Bible.—C. R. S.]

Reigne of our Soverin Lord king william king of England Scotland, france & Ireland Defender of ye faith and In ye year of our lord on thousand six hundred ninty seven Between Mamesuructon & Willam Chepy Mesepague Indans In Quenes County on Nasaw Island of ye one part and John Ketcham and Jonas platt of Huntington In ye County of Suffolke on ye Island of nasaw afore sd. In ye provence of New yorke of the other part witnesseth that ye said Mame suructon & will Chepy masepegh Indians for & In consideration of a reasonable sum In hand secured at or before ve ensealing & Delivery hereof by ve said John Ketcham & Jonas Platt the Resepte whereof we Doe hereby acknowledge & our selves here with to be fully contented and paid and thereof and therefrom & of & from every part and parcell thereof Doth hereby acquit exonarate and Discharge the sd. John Ketcham and Jonas Platt thear heirs Exectuors & Adminst hath given, granted bargned sould enfeefed released & confirmed and by these presents Doth hereby give grant bargan sell enfeefe Release and Confirme unto ye sd. John Ketcham & Jonas Platt, thear heirs & assignes for ever a Certain neck of land lying on ye South side this Island within the bounds of Huntington called by ye Indians scuraway & by ye English Josiahes neck which necke we ye above said Indians Doe sell together with all & singular the hereditements & appurtenances theare unto belonging or in anie wise Appertaining with all ye Right tytle Intrest posession property claime & Demand what soever of us ye said Indans mad unto ye said land & in & to all & every part & parcell thereof to have and to hould ye said neck of land from ye south Meadows and so runing north by ye swampe called by Inglesh ye west neck swampe to ye line of the sd. swampe upon ye brushey plaines then on a straight loyne upon ye brushey plaines tell-It comes against ye head of a short swampe joyning to ye south meadows lying betwen this sd.

neck and the halfe neck then to runn from ye head of this halfe neck swampe on a northeast loyne northeast upon ye brushey plaines all the above sd. land with the appurtenances unto the said John Ketcham and Jonas Platt thear heirs & assignes from ye said mame suructon & will chepy thear heirs executors and adminst unto ye sole & only proper use benifet & behoofe of them ye said John Ketcham & Jonas Platt thear heirs & assignes for ever & the said mame suructon & will Chepy Do for them selves thear heirs executors & adminst promis covenante grant to & with ye sd John Ketcham & Jonas platt thear heirs & assignes that wee said Mame suructon & will chepy now at ye ensealing & Delivery hereof standeth & Is soley only & Right fully sesed of ye sd premisess and untill ye estate here by to granted bargned & sould shall be sufficent past unto & Rested In ye said John Ketcham & Jonas Platt thear heirs and assignes shall remaine sesed of the said primeses of a good absolute and perfect estate In fee simpell to them thear heairs & asignes for ever without anie manner of Condition Right title or limetation of use that may after distroye discontinue of evict the same and that the primeses now are & for ever heareafter shall be & Remaine to ye said John Ketcham & Jonas platt thear heirs & assignes freely & clearly acquitted Released & discharged of & from all & all manner of other & former bargans sales alenations Morgages Judgments, executions extents & all other charges and Incumbrance what soever & further ye sd Mame suructon & will chepy here In before granted and Menconed premises with ye Appurtenances unto ye said John Ketcham & Jonas platt thear heirs and assignes shall & will warrant and for ever by Thes presents defend In wittness whereof wee ye said Mame suructon & will chepy hath here unto set to our hands & fixed our seale this first day of May In ye year of our lord Christ on thousand six hundred ninty seven.

signed, sealed and Delivered In sight & presents of us.

his

James × Chichester

EDWARD HIGBEE
JACOB BRUSH
CHARLES PAMEAQUA
TIMOTHY CONKLING.

MAME × his mark
SURUCTON × his mark
WILL × CHEPEY his mark.

Memorandom that on ye 13 Day of May 1697 appeared before John wickes on of thar majesties Justeses of ye peace for ye County of Suffolk the within named mame will chepy & suructon & Doth acknowledge the within written convaiance to be ther free & volentary act & Deede

test. JOHN WICKES

(Deeds, Vol. 1, pp. 618-19.)

[DEED. INDIANS TO JOHN KETCHAM, JAMES CHICHESTER, AND TIMOTHY CONKLIN.]

[Abstract.]

[1697, May 11.]

This Indenture Mad ye eleventh of may In ye year 1697 Betwene willam Chepi, Cungeme, Mamme makepegue Indans In Quenes County on Nasaw Island on ye one parte & John Ketcham & Jeames Chitchester and Timothy Conklen sent of Huntington In ye County of Suffolk on ye Island aforesaid In ye provance of new yorke of ye other part wittnesseth yt wee ye sd Indans for ye sum of sixteen pounds tenn shillings In Money & pay equelent to money In hand all Ready by us Reseaved doth hereby acquite exonarate

& discharge ye sd. John Ketcham Jeames Chitchester & timothy Conklen thear heires executors & administrators, hath given Granted bargned sould, enfeefed, Released & confirmed unto ye above sd. John Ketcham Jeames Chitchester & timothy Conklen thear heairs & assignes for ever a certain neck of Land Lying on ye south sid of this Island called by ye Indans araca by ye English ye west neck being ye wester most neck of Huntington bounds on ye south sid bounded on ye east by a River and swampe which parteth this sd. neck and a neck called by ye Indans scuraway by ye English Josiahes neck and Runing nor ward by ye sd. swampe upon ye brushey plaines to a cart path which Leadeth from Thomas powells house to ye great necke bounded on ye west by a river and a short swamp joyning to this necke and a Neck called by ye English Lactens neck called by ye Indans taukoms, Runing northward to ye head of this short swampe on the west side upon a straight loyne north to the afore sd. Thomas powles cart path yt Leadeth from his house to ye great neck and bounded by this sd. path on ye north from ye east side to ye west as ye same Is now at ye Making, sealing & Delivering hereof Laid out marked together with all and singular the hereditements & appurtenances there unto belonging or in aney wise appertaining & all the Right tytle Intrest, posesion property claim & Demand what soever of us ye sd. Indans mad unto ye sd neck of Land and in and to all & every parte & parcell thereof To have and to hould ye said neck or parcell of Land with ye apurtenances un to ye said John Ketcham Jeames Chitchester and timothy Conklen theare heiers and assignes from ye sd tackapowshea Chepy Cungme mame our heiers executurs & adms. unto ye sole and onely proper use and behof of them ye sd John Ketcham, Jeames Chitchester and Timothy Conklin their heirs & assignes for ever and wee ye sd. Indans doth for our selves our heiers &c covenant & grant to and with ye sd John Ketcham

Jeames Chitchester & timothy Conklen thear haiers & assignes that wee ye sd. Indans now at ye ensealing & Delivery hereof standeth & Is soley onely and Rightfully sized of ye sd. premises & untill ye estate hereby to be granted & bargned and sould shall be sufficiently pased unto & Rested In ye said John Ketcham Jeames Chitchester & timothy Conklen theare heairs & assignes shall Remaine sezed of ye sd. premises of a good absolute and perfecte estate In fee simpell to them theare haiers and assignes for ever without aney maner of condition Right tytle or Limitation of use that may after destroy discontinue of evicte ye same and that ye premises now are & for ever hereafter shall bee & Remaine to ye sd. John Ketcham Jeames Chitchester & timothy Conklen theare heiers & assignes free & clearly acquited Released and Discharged of & from all & all manner of other & former barganes sales, alenations Morgages Judgments executions & all other charges & incumbrances whatsoever & further that ye sd. mame, Chepy Cungemy our heiers herein before granted & Menconed premises with ye appurtenances unto ye sd. John Ketcham Jeames Chichester & timothy Conklen theare heiers & assignes shall & will warant & for ever by thes presents Defende In wittnes whareof wee ye above sd. Indans hath hereunto sett to our hands & seales the Day and yeare above written.

signed, sealed & Delivered In ye presence of

 $PUM \times_{mark} SHA$

hi s

WATER \times NOKES

his

SURKE X ANEEAM

THOMAS WICKES

MAMME
his × Mark
WILLAM CHEPOUS
his × mark
CUNGMEE
his × mark

Acknowledged May 13, 1697.

JOHN WICKES

Recorded by me John Ketcham

Clarke.

(Deeds, Vol. 1, p. 449.)

[DEED. INHABITANTS OF THE TOWN OF HUNTINGTON TO SAMUEL KETCHAM.]

[Abstract.]

[1693, April 1.]

This Indenture Made ye first day Aprill In ye year (&c) 1693 betwen ye Inhabitance of ye Town of Huntington In ye County of Suffolk on Long Island, Witnesseth yt we ye Inhabitance of Huntington for and In Consideration of a Debte Due from ye Town to Mr Colley in new yorke have sould unto Samuell Ketcham of ye same Towne County he being ye other part a Certain peece or parcell of Medow ground Siteuate Lying and beeing In ye town ship of Huntington wee say wee have soulde this peece of medow Land unto ye sd. Samuell Ketcham he beeing to cleare ye Town of that Debtes and of all Truble and Charge which may hereafter arise on yt acount and paying twenty five shillings In money to ye Town besides ye sd. Debts It being ye same then preposed & execpted of by ye Town this Medow being bounded as followeth, on ye south by ye high way going to ovester bay on ye north with Could Spring harbour on ye west with Could Spring broock on ye east with ye high hill in Commons and upon condition yt ye above sd. premises be Duly & truly performed by ye sd. Samuell Ketcham & his haiers wee ye Inhabitance of Huntington for and in consideration of this

money to us in hand paied by ye sd Samuell Ketcham hath given granted bargned sould &c unto ye sd. Samuell Ketcham his heirs &c for ever all yt peece or parcall of medow ground being by estemation four or five Acars be it more or Lese, with all & singular ye hereditements & appurtenances there unto belonging. To have & to hould ye sd Medow unto ye sd. samuell Ketcham his heirs &c from ye sd. Inhabitants of Huntington their heirs &c for ever, (With full covenant & warranty of title.) Signed & sealed.

We ye present trustees of ye free houlders & Comonality of the Town of Huntington Doe by thes presence Ratefy and Confirme ye above written Deed of sall to be ye Townes act and Deed and wee ye presant trustees Do Confirme ye same by seting to our hands and ficing our seales of ye town this twenty eight Day of Jeanuary 170% JOHN WICKES presdent.

sealed & Delivered In ye presence of DANIELL KELSY THOMAS CORY (Deeds, Vol. 1, p. 517.)

[RECEIPT. MARY CARLL TO EPENETUS PLATT.]

[Abstract.]

[1697, Oct. 18.]

Know all men by thes presents that wee Timothy Carle of hempsted and mary his wife do acknowledg our selves to have Reseaved of Epenetus platt of Huntington the full sum of thirty eight pounds nine shillings, eleven pence being In full of a legacy given & bequeathed to y^e sd.

mary by yº Last will and Testament of hur father Epenetus Platt deseased and all so forteen pounds one shilling five pence being a legacy bequeathed to yº sd mary by hur mother phebey platt, as witness our hands Oct. yº 18 1697*

Witness

TIMOTHY CARLE
MARY CARLE

JEREMIAH WOOD JOHN ADAMS, (Deeds, Vol. 1, p. 365.)

[DEED. JOSEPH WHITMAN TO NATHAN WHITMAN.]

[Abstract.]

[1697, Nov. 26.]

This Indenture made the twenty sixth Daie of november 1697, Betwene Joseph whitman, ser. of Huntington and Nathan Whitman, Witnesseth that Joseph Whitman & sarah his wife for and in consideration of a valuable some in hand reseived doth by these presents aquite ye sd Nathan Whitman his heyres executors &c for ever, Hath given granted barganed sould, Released & confirmed unto ye sd nathan Whitman his heyres &c all theare Dwelling hous, orchard home Lott of Land Lying in Huntington, bounded on ye east side next ye Lane that leadeth to ye south ye frunt or north end with ye streete ye west side with the Lott of abiall titus ye Reare or south end ye comons containing six acres bee i tmor or less, with all priviledges To have & to hold forever. (With full covenant and warranty

^{[*}This paper is useful in verifying certain family relationships. Timothy Carll is here stated as of Hempstead. This is probably the same Timothy who subsequently came to Huntington to reside.—C. R. S.]

of title.) signed & sealed.
Witness
THOMAS SMITH
JOSEPH WHITMAN Jur.

JOSEPH × WHITMAN

ier

 $SARAH \times WHITMAN$ Mark

Acknowledged Nov. 27, 1697.

JOHN WICKS, Justice.

Deeds, Vol. 1, p. 345.)

[INDIAN DEED TO JOSEPH WOOD, THOMAS FLEET AND NATHANIEL FOSTER.—SOUTH.]

[1697, Dec. 2.]

This Indenture made ye second Day of Desember In ye ninth year of ye Reigne of our severing king willam king of england scotland france & Irland defender of ye faith & In ye yeare of our Lord Christ 1697 Between Joseph wood & thomas fleete & nathanill foster of Huntington In ye County of suffolke on nasaw Island In ye provence of new yorke In Amereca of ye one part & wamehus seagutongue sachem norwakam, pumpusha, seataugue Indians of ye other parte wittnesseth yt ye above sd. Indians for & In consideration of a reasonable sum In hand secured at or before ye ensealing & Delivery here of by ye sd thomas fleet Joseph wood nathanill foster the Resepte whereof wee ye above sd Indans Doe hereby acknowledge and our selves there with to be fully satesfied, contented & payed & there of & there from & of from every parte & parcell thereof doth hereby acquite exonerate and Discharge ye sd. thomas fleet, Jouseph wood & nathanill foster their heyers, executors & adminst hath given granted bargned

sould, enfeefed released & confirmed & by thes presants Doth hereby give, grant bargne sell enfeefe Releace & confirme unto ye sd thomas fleete, Joseph wood, nathanill foster theaire heyers & assignes for ever a certaine necke of Land Lying on ye south side off this Island within Huntington patten joyning to a River yt parteth this sd. necke and a necke called sampaumes this River is called by ye Indans Anusk Comuncak this sd necke is called by ye english ye easter most east necke or comonly known by ye name of Captain fleets necke & by ye Indans arase coseagge Bounded on ye west by a swampe yt parteth ye other east necke & this sd. necke all this sd. necke of upland from ye edge of ye Medow to ye head of ye swampe yt parteth thes two east necks and to Runn on a straight Loyne east acrose this sd. necke to ye Great river that parteth the necke & a neck called sampaumes as ye same is now marked & Laid out to gether with all & singular ye hereditements & apurtenances theare unto belonging or in any wise Appertaining & all ye Right tytle intreste posesion, property claime & Demand what soever of us ye sd. Indans made unto ye sd. necke of Land & In & to all & every parte and parcell thereof To have and to hould ye sd necke of Land with ye apurtenances unto ye sd thomas fleete, Joseph wood, nathanil foster thare heirs & assignes from ye sd wameahus norwakam pampsha, Chepons mumswaren mam mascoken pampot Charles permequa theare heyers, executours & Adminst unto ye sole & onelly proper use & behoofe of them ye sd. thomas fleete Joseph wood & nathanill foster theare heairs & assignes for ever & ye above sd Indans Doth for them selves theare heyers executors & adminst promise covenant & Grant to and with ye sd. Joseph wood, thomas fleete & nathanill foster now at ye ensealing & Delivery hereof standeth & is soley onely & Right fully sezed of ye ad premises of a good & absolute and perfecte estate In fee simpell to them theare heairs &

assignes for ever without aine Maner of condition Right tytle or Limetation of use yt may after destroye Discontinue of evict ye same and yt ye premises now are & for ever hereafter shall bee & Remaine to ye sd. thomas fleete, Joseph wood, & nathanill foster theare heiers and assignes free & cleerely acquitted Releaced & Discharged of & from all & all manner of other & former bargans sales alenations Morgages Judgments executions extents & all other charges & Incumbrances whatsoever & further yt ye sd. Indans & thear heyers before Granted & Menconed premises with ye appurtenances unto ye sd. thomas fleete Joseph wood & nathanill foster theare heairs & assignes shall & will warant & for ever by thes presants Defende In witness whereof wee ye above sd. Indans have here unto set to our hands & fixed our seales ye day & yeare first above written & before ye ensealing & Delivery of thes presants It was granted unto ye above sd. Indans yt they all shall have free Leave & Liberty of fishing & fouling granted by ye sd thomas fleete and Joseph wood.

signed sealed & delivered
In sight & presents of us
JOHN CONKLEN
THOMAS KETCHAM
JOHN KETCHAM

WAMEAUS
his × marke
NARWAKAM × his mark
CHOP × ONS
his marke
CHARLES PAMEQUA
MUMSWARAREN
his × marke
POMPOT × his mark
his
MAMES × COKEN

MAMES X COKEN

Dumpshua his × marke

Memarandam that on y^e second day of July 1698 Apeared before John wickes one of his Majestes Justes of y° peace for y° County of suffolke y° within named wamehus and Charles pamequa norwakem, Cheepons & doth acknowledge y° within written convaience to be theire free and volentary act and Deed tes JOHN WICKES (Deeds, Vol. 1, pp. 420-1.)

[LAND OF JOHN INGERSOL.]

[No Date.]

A Record of ye Land & medowe of John Inkersoll at Crab medowe.

The Land of John Inkersoll the frunt in breadth is 85 eaighty five Rods: the line Runing north north east and west south west the south line of ye same one hundred Rods ye Reere of the same is sixty too Rods ye Line runs south and by east and north an by west A Peece of Land containing fowr acers & a haulfe one ye east joining to Edward Bunce beeing bounded one ye north by ye sound and one ye south by a hie way and one ye west by a Lott of Samuell kichams ye afore sd. Lott one ye north line by ye hie way being in Lenth one hundred and twentie Rods: all soe one Lott of medowe ye south line Runing east south east from ye hie way to ye great Creek and ajoining to a Lott of Thomas martins from thence Runing north north east fiftie fowr Rods: from thence to a small Creeke and by yt to ye afore said great creeke allsoe a small Peece of boge medowe about one acor bounded with marke megses boge medowe: fowr acers of medowe att ye beach bounded one ye west side with Thomas martins and one ye east side with marke megeses frunting to ye beach and Runing to ye maine creeke south ye bredth is aleven Rods and a haulfe.

A true Coppy as it was givin in to mee in writting p mee Isaac Platt Rec^r

(Deeds, Vol. 1, p. 229.)

[DEED. SAMUEL TITUS AND WIFE TO JOHN CONKLIN.]

[Abstract.]

[1698, Jan. 5.]

This Indenture mad ye fifth Day of Jeneuary 1698 Betwene Samuell Titus & John Conkling Witnesseth yt ye sd. Samuell Titus & Mary his wife for a sum in hand paid hath given, granted bargned sould &c unto ye sd John Conkling his heiers & assignes for ever one hundred pound Right of medow land it being all my Right of yt I now have on a neck on ye south side this Island belonging to ye Town shipe of huntington called by ye Indanse Arace by ye english ye west neck. It lying in three Divisions on ye above sd. neck all ye Cartain peces of Medow land as theye ware laid out marked together with all & singular ye hereditements there unto belonging with all priveledges. (With full covenant and warrantee of title.) signed and sealed.

Witnessed

John Ketcham Edward White Epenetus Platt SAMUELL TITTUS

hur

 $MARY \times TITTUS$

Acknowledged Jan. 7, 1698

JOHN WICKES tes.

(Deeds, Vol. 1, p. 546.)

[DEED. THOMAS FLEET TO JONATHAN JARVIS.]

[Abstract.]

[1698, March 11.]

This Indenture made Leventh day of March In 1698,

betwene Jonathan Jarves and Thomas fleete Witnesseth the above sd Thomas fleete for a valuable sum of mony secured, hath granted alenated bargned sould & confirmed unto ye sd Jonathan Jarves his heyers & assignes my halfe part of an Island of medow being undevided Lying on ye east side of ye necke called Amuskemunnica being bounded on ye east with sampaumes cracke on ye west with a Creecke that parteth ye Rest of ye medow of Thomas fleete & ye said Island on ye north with ye Lettell swampe that Is att ye head of ye said creeke and soe upon an east Line to saumpams River unto the above said Jonathan Jarves him his heyers &c for ever. (With full covenant and warranty of title.) signed & sealed.

Witness

THOMAS FFLEETE

EPENETUS PLATT.

Acdnowledged March 17, 1698.

JOHN WICKES, Just.

(Deeds, Vol. 1, p. 380.)

[INDIAN DEED TO THE TRUSTEES OF THE TOWN.*]

[1698, May 4.]

This Indenture made the forth Daie of May and in ye tenth yeare of ye Reigne of our soverign Lord, King Willam the third, by ye grace of god. King of England, scotland, france and Irland, defender of ye faith, and In ye grace of our Lord 1698, between sewamas, formerly called mane and willam Cheipey, maseapegue Indans, belonging to Queanes County, on Nasaw Island, in ye provence of New Yorke, of ye one parte, and the trustees of ye free houlders and Comanalitey of ye Towne of Huntington,

^{[*}This deed is endorsed "Deed of Baiting Place Purchase."—C. R. S.]

In ye County of Suffolk, In ye Island and provance Afor sd., of ye other part, witnesseth that ye sd. sacwamas and willam Chipie for and in Consideration of a reasonable summ, In hand all Readey Reseaved In Curant Money of this provance, at or before ye ensealing and delivery heree by ye fore menconed trustees, of ye Towne of Huntington, the Resepte whereof wee, ye aforesaid sewamas and willam Chepie, doe heerby acknowledg, and our selves theare with to bee fully satesfied, Contented and paid, and theareof and hearewith & of and from every part and parsell thearof doth hereby aquit, exonerate and discharge ye afore sd. trustees of ye Towne of Huntington, theare heyers executors, and Admin^{rs}, hath given granted bargned sould enfeefed, Released and Confirmed, and doe by thes prsence, bargain sell, enfeef, Release & Confirm unto ye afore said trustees, theare heyers and assignes for ever, oll that parcell or tract of land and beach, the beach bounded by the west side of masepegue gut, and Running westward to ye patten Layne, ye upland being bounded as Aolleweth: on ye north by our South bounds that was formerly marked out by stoaneing, bounded on ye west by Thomas Powells Loyne to ye head of masapegue east branch, so running eastward to ye head of rugua swamp, and so running eastward to the land on ye West Neck bought of John Kitcham and James Chichester, of ye above sd. sewamas, and so Running east ward by ye sd. John Ketchams and Jonas Platts Land, Runing by their East Loyen till coming within forty Rods of ye Indan path, on ye west side of ye great Neck, and Running Eastward by ye Land all Redey purchased on ye fore sd. Neeke, and so streching eastward to ye medell of Cuppuauge, bounded on ye South by John Woods Land, and so streeching northward to ye south path by ye single pine, and so bounds on ye east side by ye south path till it comes to our south bounds, laid out by Suanemy, to gether with all & singular ye hereditements and appurtnances there unto belonging or in aney wise appartaining, and all ye Right, tytle, intrest, posesion, property, Claime and demand what soever of them ye sd. sewames & willam Chopy, made unto ye sd Land and beach and in & to all & every part and parsell theare of, to have and to hould ye sd. parsell of Land & beach with ye appurtenances unto ye sd trustees & free houlders of ye Comanallity of ye town of Huntington thear heyers, executors adr and assignes unto ye soie & proper use & behoofe of them ye sd. trustees, theare heyers and assignes for ever & ye sd. sewamas & willam Chopie for them selves there hevers and asignes that they now, at ye ensealing & delivery hereof, standeth & is soley & Right fully sezed of ye sd. promises of a good, absolute and Perfect estate, In fee simple, to them theare, hevers and assignes for ever, without aney maner of Condition, Right, tytle or Limitation of use yt may after destroy discontinue of efect ye same, and that ye premises now at ye ensealing shall be & Remaine to ye sd. trustees theare heyers & assignes free & Clearelly a quited Released & discharged of & from all and all manner of other and former barguins sales, alinations, morgages, Judgments executions, extentes, and all, other charges & incumbrances what so ever and further yt ye sd sewamas & willam Chopey, and theare heyers, herein before granted & menconed premises, with ye appurtnances, unto ye sd. trustees, thear heyers and assignes, shall and will warant & for ever by thes preents defend; in wittnes whereof, wee ye above sd. sewamas and willam Chopy have heare unto set to our hands and fixed our seales ye daye and yeare above written.

Signed sealed and delivered in presence of us $SEAW \times AMAS$ THOMAS POWELL sr $Max \times Max \times$

WILLA \times CHEPY [Seal.]

[Seal.]

It is to be understood by every whome thes presence wrightings may Consearne that ye within Named Indians have Reserved ye privelege In this Deed of sall of fishing, fouling and hunting, and of gathering of plume and hucel bearyes In all ye Land heare purchased, they have Reserved that priveledge to them selves.

Memorandam that on the fourth day of May 1698, apeared before John Wickes, one of his maj^{tes} Justises of the pease for the County of Suffolk, the within mentoned Sewamas & willan Chepy, and both acknowledged the with in writen convaiance to bee their free and vollantary act and deed.

JOHN WICKES.

Memorandum that on ye 14th day of may 1698, apeared before John Wickes, one of his maj^{tts} Justises of the peace for the County of Suffolk, wamas, sachem of sequatak and chippows, and doth acknowledge Them selves to bee fully satisfied and well content with The within writen convaiance as if it had been their act and deed.

JOHN WICKES

This bill of sale is Recorded In page ye 5th by me John Ketcham, Clerke.

(File No. 33.)

[INDIAN DEED. EAST NECK, SOUTH SIDE.]

[1698, May 13.]

This Indentuer made the thirteenth daie of May and in ye tenth yeare of ye Raigne of our soverigne Lord King willam king of England, Scotland france and Irland, defender of ye faith, in ye year of our Lord 1698, Between Epenetus Platt, Jonas Wood, John Brush, In ye behalfe of there

Asosuates of yo towne of Huntington, on Long Island, Ales Nasaw, In ye province of New York, In ameroca, of ye one part and wameas and Charles pauemaquand, and theare asosuates, of ye other part, wittneseth yt wee ye above sd. wameaus and Charles pamegai, belonging to ye same town, County & provance, afore sd., for and In Consideration of a reasonable summ, In hand all Readey Reseaved at or before ye ensealing and delivery hereof by ye sd. Epenetus platt, Jonas wood and John Brush, the Resepte whereof they doo heerby Acknowledg and them selves showe with to bee fully satisfied, contented & paid, and theareof and thare with and of and from every part and parsell thereof, doth hereby aquuit, exonerate & discharge ye sd. Epenetus platt, Jonas Wood and John Brush theare heyers, exectours, adms., and asignes, hath given, granted bargned, sould, enffed, Released and confirmed, by thes presence doth hereby give, grant, bargan, sell, enfeef, Release and Confirme. unto the above sd. Epenetus platt, Jonas wood and John Brus, and theare Asosueats, theare heyers exectours admin^s and Assigns, for ever, all that necke or tract of upland situate, Lying & being on ye south side of this Island, Comanely known by ye Englesh by ye name of ye east Neck, by ye Indans Caus Cung Quaram, wee ye above sd. Indans, doe sell being bounded as followeth; on ye west with ye medell of Santepague swamp, so Running Northward to ye head of ye sd swampe, so Runing east to ye north Corner of thomas fleets and Joseph woods Loyne, and so Running south ward by theare west Loyne to ye medows allredey purchast, this with all Rights and priveledges theare unto belonging, woods, under woods, Comens, Rights, priveledges and appurtuances, what soever to ye same belonging or in any wise Appertaining, and all ye estate, Right, Intrest, use, posession, Claime and demand of us, ve sd wameaus and Charles pumequa, and theare Asosuates, made unto ye sd. Land and In and to all and every parte and par-

cell thareof; to have and to Hould ye sd. Necke or parcell of Land with ye Appartences, unto the sd. Epenetus platt, Jonas wood and John Brush and theare asosuates, theare hevers, executors, Admin, unto ye sole and proper use and behoofe of them, ye sd. epenetus Platt, Jonas Wood and John Brush, theare heyers & Assignes for ever, and ve sd. wameaus and Charles paumequa & theare Asosuates, now at ye ensealing and delivery hereof, standeth and is soly & Rightfully sezed of ye sd. premises of a good absolute & perfect estate In fee simple, to them theare hevers and assignes for ever, without any maner of Condition, Right, tytle or Limitation of use, that may, after destroye, discontinue of expt ye same and that ye premises now are & for ever heearafter shall bee & Remaine to ye sd. Epenetus platt, Jonas Wood and John Brush, & theare asosuates, theare hevers, and assignes, free and Clearely aquited, Released and discharged of and from all and all manner of other & former bargans, sales: alienations, morgages, Judgments, executions, extents and all other Charges & incumbrances whatsoever; and further yt ye sd. wameas & Charles poumequa and theare asosueates & theare heyers, herein before granted menconed premises, with ye Appurtenances unto ye sd. Epenetus Platt, Jonas Wood and John Brush and theare asosuates theare, heyers and assignes shall and will warrant and for ever by these preence defende; in witteness whereof the above sd. wamease and Charles paumequa, In ye behalfe of thear asosuates have heare unto sett to theare hands and fixed thear seales ye daie and yeare above writen.

signed sealed and delivered In sight and presence of us WAMEAS × his [Seal.]

THOMAS SMITH CHARLES PAM [Seal.]

JOHN KETCHAM

Memorandum that on the thirteenth day of May 1698, apeared before John Wickes, one of his maj^{tes} Justises of

the peace for the county of Suffolk, the with named wameas sachem and Charles pamequa, and both Acknowledged this within writen conveianc to be theire free and vollantary act and deed.

test. JOHN WICKES.

(File No. 55.)

[RECEIPT. HANNAH PLATT TO EPENETUS PLATT.]

[Abstract.]

[1698, June 10.]

Know all men by Thes presents that I Hannah platt of Huntington doe acknowledge my selef to have Received of epenetus Platt the full and just sume of fifty two pounds eleven shillings and three pence with a suite of curtains and a bible which being in full of the legacyes given to ye sd. hannah by ye last wills and testaments of hur father and mother, Epenetus and phebe plat of Huntington. signed & sealled June 10, In ye yeare 1698.

Witness

HANNAH PLATT.

JOHN WICKES JOHN KETCHAM (Deeds, Vol. 1, p. 366.)

[DEED. ROBERT KELLUM, Jr., TO RICHARD BRUSH, Jr.]

[Abstract.]

[1698, June 28.]

This Indenture made ye Twentie eight daie of June 1698

betwen Robart Kallam June^r and Richard Brush Jun^r, Witnesseth y^t y^e sd. Robart Kellam Jun^r & hannah his wife for a sum in hand received, hath given granted, bargned sould, enfeefed Released & confirmed unto y^e sd. Richard Brush his heyres executors & admins. &c one hundred pound Right of Land with all priveledges what soever to y^e same belonging, situate lying & being in y^e Town ship of Huntington (With full covenant & warranty of title.) In witness whereof y^e sd Robart Kellam & hannah his wife have here unto set to our hands and seales y^e daie and yeare above written.

Witness
JONATHAN HARNET
JOHN ADAMS

ROBART KELLAM

her

HANAH × KELLAM

Acknowledged June 30. 1698.

JOHN WICKS, Just.

(Deeds, Vol. 1, pp. 369-70.)

[DEED. ROBERT KELLUM TO EPHRAIM KELLUM.]

[Abstract.]

[1698, July 27.]

This Indenture made ye twenty seventh date of July 1698. betwene Robart Kallam sen and Ephream Kellam sun of Robart Kellam, Wittnesseth yt Robart Kellam sent for a valuable sum In hand by writing secured as hereafter expressed, that ye sd Ephrem Callam shall paie & deliver yearly for ye space & term of eight years till it amount unto ye sum of forty pounds & ye above sd. Robart Kellam doth Reserve unto him selef during his Natrall Life ye

Lower Roome in ye stone hous to use & Improve as he shall sea cause & this first yeare all ye frute in ye orchard & hereafter During his natural Life to Injoye ye Lower Roome in ye stone house & halfe ye benefit of ye orchard both of frute & pastuer & ye sd Ephram Kellam shall keep ye sd Lott & orchard within a good fence & ve sd Ephram Kellam shall paie ye above menconed sume of forty pounds to my assignes all though I shall chance to die before ye eight years be expired & if he faill In paiement it shall be Lawfull for ye sd. Robart Kellam to Re entuer, keepe &c ye sd house & Lott, if performed I ye sd Robart Kellam sen, doe give, grant &c unto Ephram Kellam his heyeres &c, all my home Lott, housing, out housing fences, orchards, situate Lying &c In ye townshipe of Huntington & one hundred pound Right of land, with halef my Right of Land & medow on ye south side of this Island within Huntington purchas together with all rights to have & to hould for ever, (With full covenant & warranty of title.) Signed & sealed the day & yeare above written.

Witness

ROBART KELLAM

Tho Higbee John Ketcham

Acknowledged July 28, 1698.

JOHN WICKES, Just.

(Deeds, Vol. 1, p. 374.)

[DEED. TIMOTHY CONKLIN, SEN., TO TIMOTHY CONKLIN, JR.]

[Abstract.]

[1698, Sept. 22.]

To all peopell to whome this present wrighting shall come I timothy Conkling sen for ye Love I have unto my sonn Timothy Conkling Junor have given granted &c unto

my sonn Timothy Conkling Junr. his haiers & assignes for ever on halfe of my ould hous Lott yt was formerly my fathers John Conklings with a hundred pound Right of Land and Medow belonging to ye same and at my Decease ye Remaining part of this sd. Lott this Lying & beeing In ye Town ship of Huntington bounded on ye frunt with ye' streete and on ye Reare with ye streete on ye south with ye Lott formerly In ye tener of John Teed on ye north with ye Lot of ye sd. Timothy Conklin senor and I ye above sd. timothy Conkling senor do all so give unto my son Timothy Conkling Junor my five acars peece of Land lying In ye Mill stonn broock field together with all & singular tenements Dwelling houses Barnes, stables &c to ye same belonging to have and to hold forever with all priveledges thereto belonging. Signed & sealed, this twenty second of september 1698.

Witness

TIMOTHY CONKLING.

MATHEW PUGSLEY

 $his \times mark$

JOHN KETCHAM

Acknowledged Nov. 1. 1698

JOHN WICKES, Just.

(Deeds, Vol. 1, p. 513.)

[RATES FIXED FOR BAITING PLACE PURCHASE.*]

[1698, Oct. 4.]

Huntington 4th October 1698. Acc^{ts} y^e Rates made of y^e bating Place Purchase upon

^{[*}As we have seen, this purchase was made by the trustees of the town the preceding May. Under the Fletcher Charter of 1694 all new purchases of undivided land were to be vested in the Trustees to the use of the inhabitants of the town. Sub-

ye hundreds.												S	d
Thomas Fleat .								•		c		4	6
Thomas Jarvis .									٠,			I	3
Robert Cranfield										•		2	0
Benjamin Scudder												2	0
David Chichester												I	6
John Green .									•			I	0
William Jarvis							,				٠.	I	3
Thomas Higgbe												I	0
Joseph Bayley												3	0
John Weikes .												3	0
John Wood .												3	0
John Platt												2	0
Joseph Wood							,					2	0
Thomas Smith .												I	0
Samuel Wood												3	0
Jonas Platt .												I	0
Jonathan Jarvis			•		•							I	3
Samuel Tid (Not F	ai	d)		•								I	0
Robert Kelliam								•				4	0
Jonathan Harness				•								2	0
Thomas Wickes							•					2	0
Samuel Smith .				•		٠,						2	0
Eliphelit Jones					•	9						I	0
Eppenetus Platt												7	0
Richard Brush												2	0

sequently this large tract of land in the southwest part of the town was divided among a large number of persons who settled upon it and whose descendants in many cases now occupy it. Many necessarily had to acquire their title from the trustees. A record of the former division, forming a book of considerable size, is now in the hands of private parties in the town of Babylon, and chiefly concerns that town in connection with the title to a considerable part of its territory.

The paper to which this note refers was a tax imposed on the taxpayers of the town to defray the expenses of the pur-

chase.—C. R. S.]

HUNTINGTON T	rown	RECOR	DS.		2	229	
John Brush		•			2	0	
Widow Sarah Brush .	•		•		2	6	
Joseph Whitman		•			3	0	
Joseph Whitman Jun ^r .					I	0	
John Whitman		•			I	0	
Nathan Whitman	•		•		I	0	
Abiel Titus	•				4	0	
Samuell Titus					I	6	
Richard Williams					2	0	
John Ketcham			•		4	0	
Jacob Brush	•	•			0	6	
Timothy Conekling Sen ^r		. ,	•		2	0	
Timothy Conekling Ju ^r .		•			I	0	
John Rodgers		. ,			I	0	
James Chichester	•				I	6	
Jonathan Rodgers Sen ^r .	•				3	6	
Peter Brotune		•			0	6	
John Sammons	•		•		I	0	
Silas Sammons					О	6	
David Sammons	•		,		0	6	
Isaac Sammons					0	6	
Jeremiah Sammons .	•			,	0	6	
John Bets		•			3	0	
Jonathan Chichester .					0	6	
Nathaniel foster sen ^r (Not P	aid)	•			I	0	
Nathaniel foster Jun ^r .					2	0	
Jonathan Rodgers Jun ^r .		•			I	0	
John Addams	•				I	0	
Jeremiah Smith		•			2	0	
Thomas Scidmore	•		· •		- 3	0	
Edward Bunce		•		•	3	0	
Jeremiah Addams	•		•		I	6	
John Ingerson	•				I	6	
Simon Ingerson				•	1	6	
Daniel Ingerson					T	Λ	

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[DEED. JOHN KETCHAM TO THOMAS JARVIS.]

[1698, Oct. 19.]

Wheareas John Ketcham and Jon Platt of Huntington hath Bought A necke of Land on the south side of this

Island called by ye Indans seascawany by ye english Josiahis Necke and when they had bought ye above said Necke having ye consent to purchas ye sd Necke of all ye men that had a right of medow upon ye sd Necke as Doth appeare by a bill of sale I therefore ye above sd. John Ketcham doe by thes presence give, alenate unto Thomas Jarves of ye same town a seventh parte of ye said neck from me my heyers executours admines unto ye sd Thomas Jarves his heyers executours admines which sd seventh part Is to be taken out of ye sd. John Ketchams halfe of ye said Necke ye sd. Thomas Jarves having paide his prepporshen of mony for ye whole Necke as witness my had this ninten day of October 1698.

wicnessed In y° presence of us.

JACOB BRUSH

JOHN PLATT

(Deeds, Vol. 1, p. 90.)

JOHN KETCHAM

[DEED. NATHANIEL FOSTER TO JAMES CHICHESTER.]

[·Abstract.]

[1698, Nov. 8.]

This Indenture made ye eight daie of November and In ye yeare 1698 between Nathanel foster Jun and Jeames Chittester, Witnesseth yt ye said Nathanll foster & Jeane his wife, for a valuable sum, hath given granted barganed sould enfected Released & confirmed unto Jeames Chittester his heyres &c all yt a certain Lott pece or parcell of land that was formerly John Ingersoles Lying In ye west end of ye towne of Huntington bounded on ye frunt with ye streete yt Leadeth to hors necke on ye north with ye

Land of Samuell Tittus on ye east with a high way by Timithey Conklens Lott side on ye norwest with a Lott of Abiall Tituss containing by estemation five acars be it more or less, with all priveledges to the same belonging. (With full covenant and warranty of title.) Signed & sealed.

Witness
JONATHAN JARVIS
JOHN WICKES Jun^r

NATHANILL FOSTER

her

JANE \times FOSTER

Acknowledged Nov. 24, 1698.

JOHN WICKS Justice.

(Deeds, Vol. 1, p. 368.)

[DEED. JAMES CHICHESTER TO DAVID CHICHESTER.]

[Abstract.]

[1698, Nov. 14.]

To all Christian peopell to whom Thes presents shall come Know y° y¹ I Jeames Chittester of Huntington for one halfe hundred pound Right of Land given granted, bargned sould from my Brother David Chitester his heyres &c have granted unto david Chitester In y° same town County &c all y° Lands & medows &c & all that was formerly my fathers, only such Land and medow as my father gave & desposed of In his Life time In & upon consideration y¹ y° above sd. Jeames shall have hould use ocopie & In joy y° fore mentioned halfe hundred Right of Land from y° sd. david Chittester his heyers &c forever, and the above sd. Jeemes chichester shall forth with save

as another devision of land Is stated, In ye towne aforesd. have and take up if he sees cause all such Land as doth to this halfe hundred Right belong. (With full covenant & warranty of title.) Signed & sealed Nov. 14, 1698

Jeames \times Chitester

his

 $\text{David} \times \text{Chittester}$

Witness
BENJAMINE SCUDER
THOMAS JARVES
JOHN KETCHAM

Acknowledged Nov. 14, 1698

JOHN WICKS, Just.

(Deeds, Vol. 1, p. 367.)

[DEED. BENJAMIN SCUDDER AND WIFE TO WILLIAM JARVIS.

[Abstract,]

[1698, Nov. 18.]

This Indenture made y^e eighteen day of novmber, 1698. betwene Benjaman Scuder & Sarah his wife of Huntington and William Jarves, Witnesseth that y^e sd Benjamin Scudder & wife for a reasonable sum hath given granted bargned sould enfeefed Released & Confirmed, all that part of y^e Lott y^t was formerly John Betteses Lying and beeing In y^e township of Huntington bounded as following on y^e east with the fence y^t now parteth this sd. Lott &

ye Land and orchard of ye said Benjemen Scuder on ye west northeast with ye street yt Leadeth to Captin Bretons on ye south with a high way that Leadeth over ye ould Mill Dam & a peece of ye same Lott now In ye tenour of edward Higbee being by estemation five Acars be it more or Less to gether with all fence yt now belongeth to ye same with all priveledges there unto belonging To have and to hold forever. (With full covenant and warranty of title.) Signed & sealed.

Witness

BENJAMIN SCUDER

THOMAS JARVES

her

hi s

 $SARAH \times SCUDER$

JONATHAN X CHITCHESTER

Acknowledged Feb. 1, 1698.

JOHN WICKES, Just.

(Deeds, Vol., 1 p. 418.)

[DEED. JOSEPH PLATT TO JOHN PLATT.]

[Abstract.]

[1698, Nov. 30.]

This Indenture mad y^e 30 daie of Nov. 1698. Betwene Joseph plat and John plat, Witnesseth that y^e sd Joseph Platt for a sum in hand paid, hath given granted bargned sould enfeefed Released and confirmed unto y^e sd John Platt his heyres &c all my Right tytle & Intrest that I now have or ever had In my fathers homestade of all y^e home Lott, orchard house Barne gardens & all other previledges belonging to y^e home steade y^t was willed to me y^e sd.

Joseph Platt by my father Isacke Platt. (With full covenant & warranty of title.) Signed & sealed.

Witness

JOSEPH PLATT

SAMUELL SMITH

ELIZEBETH × KETCHAM

JOHN KETCHAM

Acknowledged Dec. 10, 1698.

JOHN WICKES Justice.

(Deeds, Vol. 1, p, 369.)

[DEED. JOSEPH WOOD AND WIFE TO THOMAS SMITH.]

[Abstract.]

[1698, Dec. 6.]

This Indenture mad ye sixth day of Desember 1698, Betwene Joseph wood and thomas Smith witnesseth ye sd. Joseph wood and unice his wife for a sum In hand payed, Doth hereby give grant bargan sell enfecte Release & Confirme unto ye sd thomas Smith his heyres & assignes for ever all that part of ye home Lott yt thomas Powell sent lived on Joyning to ye home Lott of Samuell wood being by estemation five acars be it more or Less with all fences, orchards yards, gardens yt Doth to ye sd Land belonge, bounded on ye south with ye Lott of Samuell wood on ye north with ye lott of ye above sd. Joseph wood on ye west with ye streete, on ye east with ye Land in Comans as ye same is at ye making sealing & delivering hereof with

all priveledges to the same belonging (With full covenant and warranty of title.) signed and sealed

JOSEPH WOOD

her

Witnesses

SAMUELL WOOD

Younac × wood

JONATHAN HARNED

Acknowledged Oct. 26, 1699.

JOHN WICKS, Just.

(Deeds, Vol. 1, p. 383.)

[DEED. DAVID CHICHESTER AND WIFE TO THOMAS KETCHAM.]

[Abstract.]

[1698, Dec. 22.]

This Indenture made ye twenty second Day of Desember 1698. Betwene David Chitchester & ales his wife and thomas Ketcham, Witnesseth that ye sd David Chichester & wife, for a sum In hand paied hath given granted barganed sould, enfeefed, Released & Confirmed unto ye sd. thomas Ketcham his heyres & assignes for ever all that seventh part of Josiases Necke which I bought of thomas Jarves, Lying & beeing on ye south side this Island bought of ye Indans by John Ketcham & Jonas Platt with all appurtenances & priveledges to the same belonging, (With full covenant and warranty of title.) Signed and sealed.

Witness
JOHN CONKLEN

David Chichester.

JOHN CONKLEN
JOHN KETCHAM

 $ALES \times CHICHESTER$

Acknowledged Dec. 26, 1698.

JOHN WICKS, Justice.

(Deeds, Vol. 1, p. 401.)

[DEED. JEREMIAH HUBERT AND WIFE TO JACOB CONKLIN.]

[Abstract.]

[1699, Jan. 12.]

This Indenture mad ye twelfe day of Jan. 1699 Betwene Jeremiah Hubart, cooper, and Jacob Conklen, Witnesseth ye ye sd. Jeremiah Hubart and Rebeca his wife for a valuable sum in hand paied, hath given, granted Bargned, sould, enfeefed &c tenn acears of upland Lying & beeing In ye west necke within ye bounds & Limets of ye towne of Huntington, six acears of this afore mencened Land Is to be cleared fit for tilage ye other fower wood land and ye cleare Land to be with in a fence this afore mencened tenn acears being bounded as followeth on ye east with ye Land of Mr Eliphelet Jones, on ye west with ye high hill by ye south side on ye north and south with ye Land In Comans with all priveledges to the same belonging. (With full covenant and warranty of title.) Signed & sealed

Witness

JEREMIAH HUBART

ELIZABETH KETCHAM

REBECA X HUBART

THOMAS \times KETCHAM

JOHN KETCHAM

Acknowledged Jan. 13, 1699.

JOHN WICKS, Just.

(Deeds, Vol. 1, p. 381.)

[DEED. RICHARD BRUSH AND WIFE TO EDWARD BRUSH.]

[Abstract.]

[1699, Jan. 13.]

This Indenture Mad ye thirteen day of Jeaneuary In

ye yeare 1699 Betwen Richard Brush & Edward Brush, son In Law to ye above sd. Richard Brush Witnesseth yt Richard Brush & Johanah his wife for a a sum in hand Reseaved hath Given granted Bargned sould enfeefed, Released & Confirmed unto ye sd Edward Brush his haiers & assignes for ever one hundred pound Right of Land with all priveledges to ye same belonging, Medows on ye south side this Island excepted to gether with all & singular ye hereditements & appurtenances belonging, (With tull covenant and warranty of title.) Signed & sealed the day & yeare above written.

Witness
JOHN WOOD
THO. HIGBEE

 $Richard \times Brush$

JOANNAH × BRUSH

Acknowledged March 10, 1700.

JOHN WOOD, Just.

(Deeds, Vol. 1, p. 434.)

[DEED. JOHN ADAMS AND WIFE TO JOHN CONKLIN.]

[Abstract.]

[1699, Jan. 16.]

This Indenture made ye sixteene Day of January 1699. Betwene John Adams weaver, & John Conklen, Witnesseth yt John Adams & phebe his wife for a sum in hand paied, hath given, granted &c unto ye sd. John Conklen his heyres &c eighteen acars of upland, Lying beeing on ye north side of ye cove swampe In ye west necke In ye bounds & Limets of Huntington ye Land of Samuell Smith Lying on ye north & northest on ye south east & nor west

with the Land In Comans this afore mentioned eighteen acars of Land with ye appurtenances & all ye Right to the same belonging (With full covenant & warranty of title.) Signed and sealed.

Witness

PHILLIP WICKES

JOHN ADAMS
PHEBE × ADAMS
hur marke

MARTHA X WICKES

mark

Acknowledged Feb. 21, 1699.

JOHN WICKES, Just.

(Deeds, Vol. 1, p. 405.)

[DIVISION OF LANDS OF HENRY SOPER.]

[1699, Jan. 24.]

Articles of agreement betwene ye widdow and sons of Henry Soaper Late Deseased In ye bounds of Huntington on ye Island of nasaw in ye County of Suffolke in ye province of new yorke In america that whereas our husband and father Henry soper late Deseased did at his decease leave his lands to bee devided amoungst us wee ye sd widdow to gether with Richard ye eldest son with ye other six sons have agreed and appointed that ye Lands afore sd. shall bee devided to each person as followeth first Richard soaper eldest son to ye Deseased shall have a fifty pound Right of land in common of upland from ye begining according to ye meked of ye towne of Huntington & also ye seaventh part of ye Medow at santipague and no more of his fathers secondly Henry Soper shall have ten acares of Devision Land & one seventh part of ye Meadow at santipague and a sixt part of arbbige & timber of a hundred pound Right thirdly John Sopar, Samuell Soper, willam Soaper, Benjamin Soaper & henery Soaper shall have all

ye Remainder of land & Medow and Right of ye Lands & Commonage what soever to be equally devided betwene them five sons above sd. except tenn acres which ye widdow is to have for her support which Land of hers is to bee where theire first Land was cleared and at her Decease to bee equally Devided betwene ye five youngest sons except ye sd. widdow sees caus to order it other wise so yt all ye Lands and Medow & Rights of Land appointed for each person shall be and Remaine to each persons Right of Inheretence to have and to hold to them & theare heires for ever and further ye afore sd. Richard soaper eldest son to ye Desesed afore sd. Doth here by acquitt and Relinquish all Right and claime of all Lands Medows of my fathers both mee and my heairs for ever In wittenes whereof wee have set to our hands this twenty forth of ye eleventh month Jan. 1699.

signed & Delivered
In y° presence of us
THOMAS POWELL
THOMAS WHITSON
JOHN NOOKES

her mark

SARAH × SOAPER
RICHARD × SOAPER
HENRY × SOAPER
JOHN × SOAPER
SAMUELL × SOAPER
WILLAM × SOAPER
BENJAMAN × SOAPER
JEREMIAH × SOAPER

(Surveys, p. 7.)

[DEED. THOMAS POWELL AND WIFE TO NATHANIEL WILLIAMS.]

[Abstract.]

[1699, Feb. 20.]

This Indenture mad ye twentie Day of febuary 1699 Be-

twene Thomas powell sen^r and Nathanill Willams Witnesseth that y^e sd. Thomas powell & Elisebeth his wife for a sum in hand paied, hath given granted Bargned sould enfeefed, Released & confirmed unto y^e sd. Nathanill willams his heirs & assignes for ever tenn acars of land lying in y^e west neck neare huntington joyning to y^e Land of nathanill willams and all y^e Right tytle Intrest posesion property claime & Demand what soever of him y^e sd. Thomas powell mad unto y^e sd. Land & in & to all and every parte & parcell theare of To Have and to hould y_e sd Land for ever, (With full covenant & warranty of title.) Signed and sealed.

Witness
THOMAS WHITSON
JOHN POWELL

THOMAS POWELL ELIZEBETH POWELL hur × mark.

Acknowledged Feb. 29, 1699.

John wickes.

(Deeds, Vol. 1, p. 453.)

[DEED. THOMAS WHITSON AND WIFE TO NATHANIEL WILLIAMS.]

[Abstract.]

[1699, Feb. 24.]

This Indenture mad ye twenty forth Day of febury in ye year 1699 Betwen Thomas Whison & nathanill willams. Witnesseth yt ye sd. Thomas whison & Martha his wife for & in consideration of a sum in hand paied, hath given granted Bargned sould &c unto ye sd Nathanill willams his heiers & assignes for ever twenty acars of Land lying in ye west necke near Huntington, twelve acars of ye sd Land

Lying on ye south side hors neck path joyning to ye sd. Nathanille willams other land theare and eight acars more Lying in ye wid hollow neare, ye head of Millston broock joyning to ye sd. nats. other Land theare to Gether with all & singular ye hereditemants & appurtenances theare unto belonging or in ane wise apertaining To have & to hold the sd. land for ever, (with full covenant & warranty of title, Signed & sealed.

Witnesses
THOMAS POWELL
IOHN POWELL

THOMAS WHISON MARTHA WHISON

Acknowledged febury 29, 1699.

JOHN WICKES

(Deeds, Vol. 1, p. 447.)

[TOWN MEETINGS.]

[1699, May 2d.]

Huntington May ye 2d 1699. Chosen for trustees Justes wickes Justes wood, Captain wickes, Epenetus Platt John Adams Jonas wood John Ketcham ye same Day was chosen s'vaiers for ye town Justes wood Captain weeks and John Ketcham ye same Day was chosen John Adams supervisor John Ketcham clarke ye same Day was Justes wood & John Adams chosen assessours the same Day the boggey swampe Lying by Jonathan Rogerses was sould at a vanndue to willam Jarveses for four pounds two shillings In curant silver Money an acar.

The same Day was wigam swampe sould to samuell smith by ye towne for seven shillings and six pence an acar In curant Money and ye said Samuell Is In gaged to fence ye said swampe and ye Mierey places Lying on each side

of ye said swampe from all Cattell and to keepe ye said swampe within a good sufficent fence.

The same Day was the boggey medow at ye seaders* In ye East neck sould to Thomas fleete for eighteen shillings In Curant Money an acar and to Maintaine ye same within a good sufficant fence.

y^e same Day was Justes wood and Captain wickes chosen to take an acount of all estates of Men In this town that die Intested.

(Land Grants, p. 9.)

[1699, May 3.]

May the third 1699

Then apeared John skidmore of ye fresh pond belonging to our town and Did openly Declare In yt Town meting of ye elequal etqety or proseeding, all so Thomas Skidmor belonging to ye sam place did all so then and thare In ye same Town meting Declare the same did then Declare and protest against ye prosedur.

Recorded by me John Ketcham
Clerke.

(Deeds, Vol. 1, p. 86)

[*The place called the "Cedars" was at East Neck, on the low part of the premises lately owned by Mr. Abram H. Baldwin, and now the property of Mr. F. A. Weeks. The writer was told by his grandfather, Gilbert Scudder, who died in 1855, aged 93 years, that in the latter's boyhood there were few cedar trees about Huntington, the most of them being in the locality above mentioned along the shore of the bay. This place is of ten mentioned in the records as "the cedars." It is not probable that in the early period, before the country was fenced in, cedar trees could survive the fires which annually swept over the country.—C. R. S.]

[DEED. EDWARD HIGBEE AND WIFE TO CORNELIUS SMITH.]

[Abstract.]

[1699, May, 24.]

This Indenture Mad ye twenty forth Day of May 1699, between Edward Higbee and Cornealus Smith, Witnesseth yt Edward Higbee & Mary his wife for a reasonable sum hath given granted Bargned Sould enfeefed Released &c unto ye sd. Cornealus Smith his heiers & assignes a Cartain peece or parsell of land siteuate lying & beeing In ye Town ship of Huntington being by etemation two Acars & halfe be it more or less bounded on ye northeast by ye lot now In the ocupation of willam Jarvess bounded on ye east south & west with a high way leading to ye ould mill Dam on ye west & nor west with a high way Leading to ye harbour this sd. peece of land with all & singular ye hereditements and appurtenances there to belonging & all priveledges. (With full covenant and warranty of title.) Signed & sealed.)

Witness
THOMAS KETCHAM
THOMAS BRUSH
JOHN KETCHAM

EDWARD HIGBEE

hur

MARY × HIGBEE

Acknowledged Oct 2. 1699. test. John Wickes.

(Deeds, Vol. 1, p. 620.)

[DEED. JOHN GREEN, SEN., AND WIFE TO THOMAS KETCHAM.]

[Abstract.]

[1699, May 29.]

This Indenture made ye twenty ninth day of Maye 1699 Betwene John Green sen^r and thomas Ketcham Witnesseth yt ye sd John Green sen. & elizebeth his wife, for a sum Inhand Reseived, hath given, granted bargned sould enfeefed Released & confirmed unto ye sd thomas Ketcham his heyres & assignes for ever my house & home Lott with my orchard with all housing barne, stable &c yt doth to the same belong, situate Lying & beeing In ye township of Huntington being by estemation eight acars be it more or less bounded on ye easte with ye hills In coman on ye north with a high way that Leadeth to Cowharbour on ye south & south easte with ye streete & Lott of Captain Joseph Bailee, allsoe a sartin peece or parsell of land In ye east neck containing by estimation seventenn acars bee it more or less eight acars of ye sd. Land beeing cleard and now within fence allso one hundred pound Right comanage & out land with all Rights & priveledges. (With full warranty of title.) Signed & sealed.

Witness

CORNELIUS SMITH JOSEPH SMITH JOHN KETCHAM his

 $J_{\text{OHN}} \underset{\text{\tiny mark}}{\times} G_{\text{REEN}}$

her

ELIZABETH \times GREEN mark

Acknowledged May 29, 1699.

JOHN WICKS, JUST.

(Deeds, Vol. 1, p. 400.)

[DEED. THOMAS KETCHAM TO JOHN GREEN.] [Abstract.]

[1699, May 29.]

This Indenture made the twentie ninth Daie of maie 1699. Betwene Thomas Ketcham and John Greene. Witnesseth yt ye saide Thomas Ketcham for a valuable consideration received have Bargned sould and made over from mee my heyres &c unto John Greene his heyres &c. ye one halefe of ye upland of a neck of land on ye south side of this Island, called by the English siases neck I saie the halfe part of that necke as fare as it was purchased of the Indians, this saide halfe necke not to infring to neare the fresh medow of that necke whereas fences or fencing bee sett on any mans medow Land and a high waye to Remaine Downe ye sd. necke for ever & ye saide thomas Ketcham Doth Reserve yarding Roome forever for to fodder his cattle in ye winter time. With all other priviledges. (With full covenant & warranty of title,) as witness my hand and seale ye daie and yeare above saide.

Witness

THOMAS KETCHAM

CORNELIUS SMITH JOSEPH BAYLYE.

Acknowledged may 29, 1699.

JOHN WICKS Just.

(Deeds, Vol. 1, p. 371.)

[DEED. NOAH ROGERS TO JONATHAN ROGERS.]

[Abstract.]

[1699, June 13.]

Know all men by thes presents yt I Noah Rogers Doe

assigne unto my Brother Jonathan Rogers all my right tytle & Intrest in and to ye within named acomendation my medow upon ye south side ye Island excepted unto him my Brother his heirs forever. As witnes my hand and seale this thirteen Day of June Anno Domine one thousand six hundred ninty & nine

Witness
ELEASER PLATT
That have JOHN ROGERS
Will is Record Deeds, Vol. 1, p. 539.)
Latt is not reflected Probabilities

ens phanoistan cithanita [Abstract.]

Noah Rogers
ye marke of
ELISEBETH ROGERS

This wrighting wittnesseth yt Joseph Whitman have sould and Alenated & Mad over unto John Rogers, all my Right and tittle in yt Acomindation yt was formerly Edward ffrenchames heare in huntington, I say home lott and fence and all other acomandation belonging to a two hundred pound Lott both upland and Medow to be yt afore sd. John Rogers and his heiers from any claime of me yt afore said Joseph whitman my heiers or anie other for ever. As witness my hand this 17th of March 1663 for & In consideration of yt above sd. accmindation yt afore sd. John Rogers is to pay presently a pide heffer Cow fower year ould and a calfe and to out set some small Recknings yt Is betwene them, witness our hands yt Day and year above written.

Witness
THOMAS SKIDMOR
(Deeds, Vol. 1, p. 539.)

Joseph Whitma John Rogers.

In ye within named John Rogers have assigned over this Deed of sale with all its profites and Revenews from mee my heiers and assignes unto Noah Rogers of Huntington his heyers and assignes for ever as wittness my hand this 29th of o'ctober in ye year of our Lord 1668.

witness

JOHN ROGERS

JOSEPH BAILEE (Deeds, Vol. 1, p, 539.)

[DEED. NOAH ROGERS TO THOMAS WICKES.]

[Abstract.]

[1699, June 17.]

Know all men y^t I noah Rogers of branford in Conecticutte for a valuable Consideration, Have sould alinated enfeefed and Made over unto Thomas wickes of Long Island a Certaine Lot of Medow land being eight acars more or less lying & beeing on y^e south side of y^e Iland on a neck called Santepague within y^e limits of y^e Towne of Huntington and Is bounded on y^e west with y^e lott now in y^e occupation of Epenetus Platt on y^e east with a creeke I say I have sould unto y^e sd. Thomas wickes all my Right, title & intrest in y^e sd. eight Acars of Medow with all privledges to him y^e said Thomas wickes his heiers and assignes. To have & to hold for ever, (with full covenant.) signed and sealed This seventeenth day of June 1699

Witnesse

NOAH ROGERS,

Jonathan Rogers Joseph Rogers (Deeds, Vol. 1, p 538.)

[DEED. JONATHAN ROGERS, SEN., TO JOHN ROGERS.]

[Abstract.]

[1699, June 24.]

This Indenture mad ye twentie fourth day of June 1699

betwene Jonathan Rogers sener. and John Rogars sun of ye above sd Jonathan Rogars Witnesseth ye sd Jonathan Rogars sen^r and Rebecah his wife for a valuable sum in hand secured, hath given granted bargened sould enfeefed Released & confirmed unto my son John Rogers his hevres & assignes forever a sartain peece of upland Lying & beeing in ye town ship of Huntington beeing by estemation thirty eight acears be it more or Less bounded on ve north & nor east with ve cove or harbour on ye west with ye high way Leading to Samanes house on ye east with ye Land which ye sd. John bought of Nathan whitman all so one hundred pounds Right of Land belonging to this town with all Rights & priveledges to the same belonging, all so my Right and tytle of land and Medow on a neck of land at south called & known by ye english the great neck only halfe this medow I ye above sd. Jonathan Rogars do Resarve to my selefe & my wife During our Naturall lives & at our Desease then this said halef to be and Remaine my sun John Rogers him his hevres &c forever (With full covenant and warranty of title.) signed & sealed the day above written.

JONATHAN ROGERS

Witness

THOMAS WICKES
JOHN KETCHAM

Acknowledged July 3. 1699.

JOHN WICKES, Just.

(Deeds, Vol. 1, p. 380.)

[DEED. DAVID CHICHESTER AND WIFE TO CAPTAIN THOMAS HIGBEE.]

[Abstract.]

[1699, July 5.]

This Indenture mad ye fift Day of July 1699. Betwene

Captaine Thomas Higbee and David Chichester. Witnesseth yt ye sd. David Chichester & alls his wife for eighty pounds, secured by a bill of Debte ye Reseypt of which I doe hereby acquite & discharge ye sd Captain Highee his heiers &c hath given granted &c unto ye sd Captain Thomas Higbee his heirs &c all my hom Lott of land and Medow housing out housing barn orchard, fences, situate Lying & beeing In ye towne ship of Huntington beeing by estemation betwen eight or nine acars as ye same Lies now within fence be it more or Less bounded on ye north and northeast with ye streete Leading to ye harbour on ye west with ye Lott of ye sd. Captain Higbee on ye north west with ye Cricke & harbour on ye south with ye streate or Lane Leading to ye harbour and ye sd david Doth Ingage to geet and sett up eighty nea poost five hole post with Railes suffecent for them this to bee Gott & sett wheare ye sd. Captain Higbee shall see cause to have It sett this above menconed Lott together with all & singular ye hereditements and appurtenances theare unto belonging or in anie wise appertaining & all ye Right title &c of him ye sd. david Chichester made unto ye said Lott. To have and to hold forever. (With full covenant & warranty of title.) Signed and sealed.

WITNESS

his

John Hulock John Ketcham DAVID X CHICHESTER

mark

JOHN WICKES

ALLS CHITESTER

The Contents of this deed is entered In ye Records of ye County of Suffolk page 101 per

Tho: Holmes, Cler.

(Deeds, Vol. 1, p. 432)

[DIVISION OF LANDS BY THOMAS FLEET AND JONAS WOOD.]

[1699, July 31.]

July the thirty first 1699 An agreement and Division

made and concluded of betwen Thomas fleete of Huntington and Joseph wood of ye same towne about a necke of Land Lying on ye south side this Island Is as followeth Running on a straight Loyne Down ye neck from a marked post Running to a stake and so to ye Medow edge ye above said Joseph wood having five Rodes In bredth from ye crosse fence Long this Loyne so fare as ye upland goes In this division ye sd. Joseph woodes Land Lyeth on ye west side this from ye Cross Loyne north ward this Land is equally Devided betwen ye said Thomas fleete & Joseph wood all ye bogges & swamps belongeth to ye sd. Joseph wood and this Loyne to goe to ye head of ye Cricke that ye fence Runes Into as wittnes our hands.

JACOB BRUSH JOHN KETCHAM. (Land Grants, p. 9.) THOMAS FLEETT.
JOSEPH WOOD.

[AGREEMENT FOR EXCHANGE OF LAND BETWEEN JOSEPH AND JOHN PLATT.]

[Abstract.]

[1699, Aug. 2.]

Articles of Agreement mad and concluded of betwen Joseph platt of Huntington & John platt, witnesses y^t y^e sd. Joseph platt for as much wood or out Land lying & being In Huntington belonging to y^e acomandations formerly In y^e ocupation of Isack platt Doth by these presents exchange a Lott of Land Lying In y^e east ould feld joyning on y^e west side to y^e sd John platts Land on y^e east side to Epenetus platts Land this sd Land I exchange and make over unto my brother John platt for as much out or wood Land In y^e Comans as this Lott Doth containe, (with

all priviledges & full covenant & warranty of title.) Signed and sealed Aug. 2, 1600.

Witness

Joseph × Platt JONATHAN HARNED JOHN PLATT

THOMAS WICKES JOHN KETCHAM (Deeds, Vol. 1, p. 372.)

[DEED. ROBERT KELLUM, JR., TO JOHN WHITMAN.]

[Abstract.]

[1699, Aug. 18.]

This Indenture made the eighteenth daie of August and In ye yeare 1699. Betwene Robart Kellam Jun & John whitman, Witnesseth yt ye sd. Robart Callam Jr & Hannah his wife for a summ In hand secured, hath given, granted Bargned sould enfeefed, Released and Confirmed unto ve sd John whittman his heyres & assignes for ever one halef of all my fathers Robart Kallams sent his Land and Medow Lying on ye south side of this Island, two hundred pound wright of Land and Medow Lying on a neck called sampaumes, with halef an Island of Medow Lying on santepauge formerly in ye tenner & occupation of Joseph Baile with halef his Right of Land on ye same necke with halef an Island of Medow Lying In ye sound against ye halfe necke or sises necke within ye bounds of Huntington, with all rights & priveledges, (with full covenant and warranty of title.) Signed & sealed ye day above written.

Witness

ROBART KELLAM

IOHN BRUSH

IOHN TREDWELL

JOHN KETCHAM

Acknowledged Aug. 18, 1699.

JOHN WICKES, Just.

(Deeds, Vol. 1, p. 373)

[DEED. CAPT. PETER BRETON TO JACOB CONKLIN.]

[Abstract.]

[1699, Aug. 24.]

This Indenture made ye twenty forth day of august 1699, Betwen Capt. peter Bretone and Jacob Conklen, Witnesseth yt ye sd. peter Breetone for a valuable sum in hand paied, hath given granted Bargned sould enfeefed, Released & confirmed all yt his house and Lott of ground with all housing, Barne, yards, stables fences situate Lying and being in ye towne shipe of Huntington, containing eight acars be it more or less buted & bounded on ye north side with ye Lott of Jonathan Rogers, on ye south with ye streete or high way on ye weste with ye high hilles on ye comans & on ye east to ye streete or highway all so the right of fiftey pounds comanage within ye sd. town shipe, all soe one hundred pound Right of land or commenage Lying and beeing within ye sd. Town shipe to begin at ye second devison with all and singular ye hereditaments &c with all priveledges, (with full covenant and warranty of title.) Signed and sealed.

Witness

PETER BREETONE.

THOMAS KECHAM. JOHN KECHAM.

Acknowledged Aug. 24, 1699.

JOHN WICKES, Just.

(Deeds, Vol. 1, p. 379.)

[DEED. JOHN ROGERS AND WIFE TO THOMAS POWELL, Jr.]

[Abstract.]

[1699, Oct. 5.]

This Indenture mad ye fifth Daie of Octobeer 1699. Be-

twene John Rogers and Thomas Powell Jun^r Witnesseth y^t John Rogers & Mary his wife for a reasonable sum in hand secured, hath given granted Bargned sould &c unto y^e above sd. thomas powell Juno^r his heyres & assignes for ever, three acars of upland Lying on y^e south side this Island on a neck called or known by y^e name of y^e great neck, Bounded as followeth y^e Lott of Thomas powell sen^r on y^e south sid and y^e Lott of Thomas powell Jun^r on y^e north side It being y^e sixth Lott down ward from y^e Indan path together with all & singular y^e hereditements &c to the same belonging. To have & to hould forever with all priveledges. (With full covenant and warranty of title.) Signed & sealed.

Witness

IOHN ROGERS

SAMMUELL SMITH JOHN SAMMIS JOHN KETCHAM

Aacknowledged Oct. 11, 1699.

JOHN WOOD, Just.

(Deeds, Vol. 1, p. 375.)

[DEED. JOSEPH TEED TO JOHN ROGERS.] [Abstract.]

[1699, Oct. 5.]

This Indenture made ye fift Day of octobar 1699 Betwene oseph Teed & John Rogers, Witnesseth yt ye sd. Joseph Teed for a valuable sum paid, hath given granted Bargned sould &c unto ye said John Rogers his heyres & assignes for ever tenn Acars of land lying In ye bounds of Huntington, In ye Comans where ye Trustees shall see cause to grant it In place coveanant together with all &

singular ye hereditements there unto belonging with all rights & priveledges for ever. To have and to hould ye said tenn agars of land for ever, (with full covenant and warranty of title.) Signed & sealed.

Witness

his

THOMAS POWELL

JOSEPH X TEED.

ELISEBETH X KETCHAM

JOHN KETCHAM (Deeds, Vol. 1, p. 556.)

[DEED. THOMAS POWELL, JR., AND JOHN SAMMIS.]

[Abstract.]

[1699, Oct. 11.]

This Indenture mad the Leventh Daie of Oct. 1699. Betwene Thomas powell Jun⁷ and John Samwayes of Huntington, Witnesseth that ye sd Thomas Powell for a certain summ of mony hath given, granted &c unto ye sd John Samwayes his heyres and assignes for ever all that certain hundred pound Right of all ye undivided land and comons Lying and being to the north wards of ye bounds and Limits hereafter exprest. westerly by ye Lyne betwene the Towne of Huntington and Thomas Powell senth his purchase thence by a line Runing betwene ye bating place and wolfe hill along a hollow north east or there abouts, untell it comes to ye Country Rod and so along ye same Road untill it comes to ye eastermost bounds of ye said Towne according to a row of markt trees, marked by

y^e English and Indians upon y^e first purchase of Huntington, with all priveledges Signed & sealed

Witness

THOMAS POWELL.

SAMUELL SMITH
JOHN ROGARS
JOHN KETCHAM

Acknowledged Oct. 11, 1699. JOHN WOOD, Just.

(Deeds, Vol. 1, p. 376.)

[1699, Nov. 8.]

New York 1699 Nov. 8th

Reseived of John platt Collector of Huntington in Suffolk County by ye hands of John wickes ye sum of thirty six pounds and two pence on all of ye two thousand pound act I say Reseved By mee

£36; 00: 23

EST. CORTLANES, Cosn^r

(Deeds, Vol. 1, p. 337.)

[DEED. TIMOTHY CONKLIN, SEN., TO JACOB CONKLIN.]

[Abstract.]

[1699, Dec. 4.]

This Indenture mad ye fourth day of Desember 1699 Betwene Timothy Conklen sen and Jacob Conklen son of timothy Conklen, Witnesseth yt Timothy Conklen for a summ in hand paied, hath given granted, Bargned, sould, enfeefed, Released & Confirmed unto Jacob Conklin his heyres & assignes for ever one equall third parte or all my Right of upland upon ye west necke at south on ye south side this Island, Lately purchased of ye Indans, I say all

my right & title, with one halfe hundred pound Right of Medow & Comanage to be given from y° date of this present writing, with all priveledges, (with full covenant and warranty of title.) Signed & sealed.

Witness

TIMOTHY CONKLEN

THOMAS KETCHAM SILAS SAMONS JOHN KETCHAM

Acknowledged Dec. 28, 1699.

JOHN WICKES, Just.

(Deeds, Vol. 1, p. 408.)

[AUTHORITY GIVEN AGENTS OF TOWN TO TREAT WITH THE INDIANS.]

[1699, Dec. 12.]

Huntington Desember ye 12th 1699

At a meeteing of ye trustees of ye freehoulders and Comonality of ye towne of Huntington, ye Daie above said It was this Daie ordered and apoynted that Captain Thomas Higbey, Justes John wood, and Justes John Wickes to treate and agree with ye Indians about all ye Land yet unpurchased within our patten and to purchase ye same or outherwise to secure ye same to ye Towne of Huntington, In such wayes or methods as may or they shall see cause to be conveanent for ye good of ye towne, and wee Doe By this present writing Ratefie and Confirme all and what soever thes above menconed menn shall act or doe In and aboute ye premises, As witnesses our hands with ye common seale of ye towne*.

JONAS WOOD [Seal.] JOHN KETCHAM

(File No. 42.)

^{[*}This being interpreted, means get the land, by purchase if necessary, but be sure and get it.—C. R. S.]

[DEED. DAVID CHICHESTER AND WIFE TO JACOB CONKLIN.]

[Abstract.]

[1699, Dec. 16.]

This Indenture Made ye sixteen daye of Desember 1699. Betwene David Chitchester and Jacob Conklin, Witnesseth y^t David Chitchester aed alse his wife for a sum payed, hath Given granted barganed sould enfeefed Released & Confirmed unto ye sd. Jacob Conklen his haiers and assignes for ever all my Medow Land situate Lying beeing on ye south side this Island on Josiases neck, Lying in two parcells bounded as followeth on peece or parcell of salt marsh bounded on ye east side with ye Lott of thomas Jarves on ye west side with ye Lott of Robart Cranfeld, also a certaine peece of fresh Medow Lying In a cove bounded on ye north with ye Medow of John Ketcham on ye south with ye medow of Robart Cranfeld, these afore menconed peces of medowland with all priveledges, To have & to hold for ever, (with full covenant and warranty of title.) Signed and sealed.

Witness

John Jones

ıi s

NELUS X CONKLIN

JOHN KETCHEM

Acknowledged Feb. 27, 1699.

JOHN WICKES, Justice.

DAVID CHITCHESTER

ALES X CHITCHESTER

mark

(Deeds, Vol. 1, p. 406)

[INDIAN DEED TO TRUSTEES OF THE TOWN.]

[1699, Dec. 16]

This Indenture made the sixteenth day of desember in

ye eleventh year of ye Reigne of our soveraign Lord, willam ye third, by the Grace of God King of England, Scotland, france & Irland. Defender of ye faith and In ye yeare of our blesed Lord and Saviour, the Lord Jesus Christ, one thousand six hundred, ninty and nine Between wameehus, Indian Sacham, nepanick, Chepans, mamsewaren, nahanasguin, whawaweeram, pampatt, Charles Pamegue, toseskins, & will Cheppy, Indians, natives of seguetague, within ye bounds of Huntington, In ye County of Suffolk, on ye Island nasaw, in ye Colony of new yorke, in Amereca, of ye one parte, and John Wood Esqt John Wickes Esqr, thomas wickes, Gent, Jonas wood, gent. Goodman Epenetus Platt, gent. and John Adams, Carpentar, as trustees of ye free holders & comonality of ye towne of Huntington aforesaid, of ve other part. Whereas thomas Higbee, gent., John wood Esqr, & John wickes Esqr were the twelfth day of this instant, desember at a meeting of ye trustees of ye freeholders & Comonality of ye sd. town of Huntington, then have ordered & appoynted to treate and agree with ye Indians about all ye Land yet unpurchased within ye patten of ye sd. town, and to purchase ve same, or otherwise to secure the same to ve towne of Huntington, in such waves or methods as they may or shall see cause to Covenent for the good of ye sd. towne, Ratifying and Confirmeing all & whatsoever ye said thomas Higbee, John wood and John wickes shall act and Doe in & about ye premisses, as by ye said order or deputy don under ye hands of Jonas wood, & John Ketcham, two of ye trustees aforesd, and the Comon seale of ye said town doth and May more at Larg appear; now, this Indenture wittnesseth that ye sd wamehus, nepanick, Chepans namsewaren nahanasquin whawaweeram, Pampatt, Charles pamequa and Towskinse will Cheepy, Indians, for and In consideration of a certaine sume of good and Lawfull money of new yorke, to them in hand paid by ye sd. John wood

John wickes, thomas wickes, Jonas wood, John Ketcham, Epenetus Platt, John Adams, at or before ye ensealing & Delivery of thes presents, ye Resepte whereof they ye sd. wameehus nepanecke, Chepans, namsewaren, nahanasquin, whawaweeram, Pampatt, Charles Pameguague, toskins & will. Cheepy, doe hereby acknowledge & themselves and each of them to be thearwith fully satisfied, contented and paid & thereof and of every parte & parcell thareeof, they doe for ever by thes presence acquite & Discharge ye sd. John Wood, John Wickes, thomas wickes, Jonas wood, John Ketcham, Epenetus Platt, John Adams, theare heiers, executers admrs and successors for ever, have given, granted bargned, sold, allined, enfiofed, Released, confirmed & doe by thes presence freely clearly, & absolutely give, grant, bargan, sell, allien enfiofe, Release & Confirme unto ye sd. John wood, John wickes, thomas wickes, Jonas wood, John Ketcham, Eppenetus Platt & John Adams, and their successors, trustees of ve freehoulders & comonality of ve towne of Huntington for ever, all tract of Land sittuate, Lying, beeing in ye bounds of Huntington aforesaid, being bounded as followeth: that is to say north by a line of Markt trees, between ye sd. Indians & ye Inhabitants of Huntington aforesaid; east according to ye bounds sett forth in ye Patent of ye said Town of Huntington; south by ve purchased neckes and west by ve south path that Leads to Capiague, together with all & singular ye Rights, priveleges, heredetements & appurtenances to ye same belonging, or in any wise appertaining, to have and to hould ye sd. tract of Land & premises to them ye sd. John wood. John wickes, thomas wickes, Jonas wood, John Ketcham Epenetus Platt & John Adams & theaire successors, trustees of ye free houlders & Comonality of ye towne of Huntington, to ye use & uses herein after exprest & to noe other use & uses whatsoever, that is to say to ye use of them ye sd. wameehus, nepanicke, Chepans, mamsewanen,

nahanasguin, whawaweeram pampatt, Charles Pameguage, toskinese will Cheepy & theaire heires & ye heires of each & every of them for ever provided all waves & it is ve coveinent and meaning of thes presence vt it is & shall be Lawful for ve sd. wameehus nepanick Chepans mamsewaren, nahanasquin, whawaweeram pampatt, Charles pameguage, taskines & will Cheepy & eaithar & every of them & their heires & ye heires of each & every of them at any & all time & times after ye sealing & Delivery of thes presence to bargain, sell, assure & convey ye uses of ye before Menconed tract of Land, or any part thereof, to ye trustees of ys free houlders & comonality of ye sd. towne of Huntington for ye time being and their successors to have & to hould to & for ye use & uses of ye Respective freeholders of ye sd Town of Huntington, according to their Respective Rights & proporties within ye towne only & to no other person or persons use or uses whatsoever, anything herein contained to ye contrary in any wise not withstanding. In testimony whereof the partyes to these presents have hereunto sett their hands & fixed theare seales ye day and yeare first above written.*

Sealed and Delivered

in ye presence of DINAH WILLISS THOMAS WILLISS Jun' THOMAS WILLETS sen'

WHAWAREM × marke [Seal.]

PAMPAT × marke [Seal.]

WILL CHEEPY X marke [Seal.]

^{[*}I am informed that this is the deed commonly called the Squaw or Squam Pit Purchase. The title was vested in the trustees. How it subsequently came to be vested in the large number of persons who occupied it, and whose assigns or descendants now occupy it, will perhaps appear by eonsulting the large volume of Records concerning the Squaw Pit divisions, now in the hands of private parties at Babylon.—C. R. S.]

his

Mumswaren × mark [Seal.]

Toskins × mark [Seal.]

WAMAHUS × his mark [Seal.]

NEPENICK × his mark [Seal.]

CHEPONS × mark [Seal.]

NAHANASCET × marke [Seal.] CHARLES PEMEQUOGE [Seal.]

On ye 22: of March aneo. Do: 1699 personally apeared before mee wawmehaus and Charles parties, to ye above indenture, and haveing heard ye same Read and being made accquainted with ye purpert and meaning thereof, did in behalfe of themselves and theren conserned therein acknowledge the same to be theare act and Deed in my manner of st Goorges Day and yeare, supr.

Mr WILL SMITH

(File No. 36.)

[AGREEMENT BETWEEN THOMAS HIGBEE, THOMAS FLEET AND JAMES CHICHESTER.]

[1699, Dec. 22.]

It is agreed betwene Thomas Higbee Thomas fleet and Jeames Chichester that Jeames Chichester shall Run from Thomas Jarvises west line of his Land in ye east necke to a seder tree that now stands upon beach in the east Necke which is about eleven Rod westward nextly to measure the same bredth from Thomas Jarvses Line one the South side of the meadow & to run west ward from the sd. line and there to stricke a stake and from the sader tree

to ye saide stake a cross the medow southward which is to be and Remaine a line of Devision be twene ye sd. Jeames Chichester and Thomas Higbee and Thomas fleetes medow for ever and the bounds to Remaine soe as above sd. to them their heyres and sucsessors for ever

December the 22, 1699
JOHN WICKES
THOMAS WICKES
JOHN WOOD
JONAS WOOD
THOMAS POWELL
(Deeds, Vol. 1, p. 339.)

THOMAS HIGBEE
THOMAS FLEETE
his
JEAMES × CHICHESTER
mark

Recorded.

[TOWN MEETING.]

[1699, Dec. 27.]

At a towne meeting Legially warned December ye 27th 1699.

It was then voted whether or noe ye towne had anie thing to object against what ye trustees and ye men Imployed to agree with ye Indans consearning ye unpurchased Land the which they had not as Doth appeare by a cleare & generall vote not one vote appearing to ye contreary.

The same Daie It was allsoe voted whither or noe the towne would provide money for to purchase the above menconed Land the which they all agreed to doe and to bring it in by the first of March next Insuing ye date here of.

The same daie it was all so voted and granted by ye majour parte of ye town that ye widow greene shall have twentie Rods of ground to sett a hous upon During hur widow hood It Lying by ye swampe side In ye corner

by Captaine Bailees fence Lefte to y^e Descresion of y^o survaiers.

Recorded by mee J. K. Recorder.

(Land Grants, p. 9.)

[INDIAN DEED TO TRUSTEES OF LAND AT DIX HILLS.*]

[1700, May 22.]

This Indenture made ye twenty second Day of May and in ye eleventh yere of ye Reigne of our soverigne Lord willam ye third king of england scotland france and Irland Defender of ye faith & in ye yeare off our Lord Christ one thousand seven hundred Betwene wameaues Chepous pampot toskuns setegue Indans within ye bounds & Limets of ye towne of Huntington In ye County of Suffolk upon ye Island of nasau In ye Coleney of new yorke in Amereca of ye one parte and ye trustees of ye free houlders and Comanallitey of ye town of Huntington and theare sucksessours In ye County and Coleny afore sd. of ye other parte witnesseth yt ye said womeaus Chepous pompot toskines setaugue Indans for & In consideration of areasoneable sum In hand payed of good and Lawfull Money of new yorke at or before ye ensealing & Delivering hereof by ye afore sd. trustee Justes John wood Justese John wickes Capt. Thomas wickes ensigne Epenetus platt Richard Brush

^{[*} This and the immediately following nine Indian Deeds, were made by a remnant of the Sucetague tribe of Indians of parcels of land located in the interior or southeasterly part of the town. Some of them are to the trustees of the town, but the language used as to succession and heirship is peculiar. These are the last of the Indian deeds except two others made about fifty years later.—C. R. S.]

Jonathan Jarves, John Ketcham and theare sucksessours y° Rescept whereof he y° sd. wameaus Chepous pompot toskennes Doth hereby acknowledge them selves & each of them here with to be fully satesfied contented and payed and theare of and theare from and of & from every part and parcell thereof Doth hereby acquit exonerate & Dis Charge ye sd. John wickes John wood Thomas wickes Epenetues platt Richard Brush jonathan Jarves John Ketcham & their sucksessers theare heiers executors & adminst hath given granted Barganed sould enfeefed Releaced & Confirmed and Doth hereby give Grant Bargane sell enfeefe Release & Confirme unto ye said John wickes John wood Thomas wickes Richard Brush Jonathan Jarves John Ketcham and theare sucksessours theare heiers and assignes for ever asertaine peece or tract of Land seteuate Lying & beeing within the bounds of ye patten of ye towne of Huntington Lying on ye hilles south ward of ye town bounds of Huntington on ye hilles called or known by ye name of Dickes hilles Running on a loyne from ye south east Corner tree or bounds of ye soopers Land and so Running on aloyne to a peece of freesh Medow Lying by ye side of a foot path Called or Known by ye name of Thomas whitheads Medow Running to a black oke tree standing on ye west Corner of ye sd. Medow from this said tree Runing west & south ward by a range of Marked trees to huntington bounds formerly Laid out or runn by ye sd. Indans and ye ln habetance of ye town of Huntington In ye greate hollow which Leadeth from ye halfe way hollow to ve soopers This above sd. Land Is bounded on ye north with Cuntrey Roade ye Land of the afore Menconed soperes all so Lying on ye north this afore Menconed Land together with all & singular ye hereditements and Appurtenances there unto belonging or in aney wise appertaining & All ye Right tytle Intrest posesion property Claime & Demand what soever of them ye afore

sd. womeaues Chepous pompot toskines Made unto ye sd Land and In and to all & every parte and parcell thereof To have and to hould ye sd. Land with ye Appurtenances unto ye above saied John wickes John wood Thomas wickes Epenetus platt Richard Brush Jonathan Jarves John Ketcham trustees of ye above said town and theare sucksessors theare heiers executors adminst & assignes for ever and ye above said wameaus Chepeaus pompot, toskines Doth for them selves theare heiers executoures & adminisrs promis Covenant & grant to & with John wickes John wood Thomas wickes Epenetus platt Richard Brush Jonathan Jarves John Ketcham and theare sucksessors theare heiers & assignes now at ye ensealing & Delivery hereof standeth & Is soley onely & Right fully sezed of ye sd. premises of a good absolute and perfect estate In fee simpell to them theare heiers & assignes for ever & that the premises now are & for ever hereafter shall bee & Remaine to ye above said John wickes John wood Thomas wicks epenetus platt Richard Brush Jonathan Jarves John Ketcham and theare sucksessors of ye sd. town theare hevers & assignes free & Cleareley acquitted Releaced & Discharged of & from all & all manner of other and farmer Barganes sales Judgments executions * * * all other Charges & Incumbrances what soever & further y' ye sd. wameaues chepous pompot toskines and theare haiers here in before granted and Menconed * * * * ye Appurtenances unto ye above sd. John wickes John wood epenetus platt Jonathan Jarves Richard Brush John Ketcham and theare sucksessouers and to all ye free houlders of ye town of huntington them theare hevres and assignes for ever shall & will warant and for ever by Thes presents Defend In wittness wheare of wee ye above sd. wameaues Chepous pompot toskinns have hereunto set to our hands & fixed our seales ye day and yeare first above written, allso wee

y^e above sd. wameas Chepous pompot toskines Doe by thes presence promis to give aney further and better securitey as y^e Learned Councell In y^e Law shall think fit.

sealed & Delivered In y^e presence of

 $Rogen \times Guint$

FRANCIS MANEY
THOMAS WILLETTS.

WAMEAUS [Seal.]
his × marke
CHEPOUS [Seal.]
his × marke
POMPOTT [Seal.]
his × Marke
TOSKINES [Seal.]

his × Marke

Memorandem that on the 22 day of may 1700 Apeared before John Wickes one of his may^{tes} Justises of the peace for the County of Suffolk the within named Wameaus sachem and Chepous and will the sachems son which is tockins and pompot and doth acknowledge the Within written convaiance to be theare free act and deed.

Test. JOHN WICKES

(File No. 73.)

[INDIAN DEED. SANTAPAGUE.]

[1700, July 2.]

This indenture made the second day of July in the twelfth year of the Reigne of our Soveraigne Lord William the third by the grace of God King of England Scotland ffrance & Ireland Defender of the ffaith &c: And in the year of our blessed Lord & Saviour Jesus Christ one thousand Seaven hundred Between Will Cheepy Whawaweeram & Kekawar Indian Natives of Seaquatague in the County of Suffolk of the one part & John Wood Thomas Wicks

John Wicks John Ketcham Epenetus Platt Richard Brush & Jonathan Jarvis the present Trustees of the ffreeholders & Comonality of the Towne of Huntington of the other part Whereas Wameehus Indian Sachem Nepanick Chepous Mamewaren Nahanasquin Whawaweeram Pampatt Charles Pamequague & Will Cheepy the sixteenth day of December in the eleventh year of the Reign of our Lord the King abovesaid by their certain Deed Indented & sealed with their seales It is covenented by & between the sd. Indians & the then Trustees of the freeholders & Comonality of the sd Town of Huntington that it shall & may be lawfull for the sd. Indians or either of them or their Heyres at any time after the ensealing & delivery of the sd. Indenture to bargain sell assure & Convey the uses of a certain tract of land in the same Indenture menconed & sett forth or any part thereof to the Trustees of the ffreeholders & Comonality of Huntington afore sd. for the time being & their successors to have & to hold to & for the use & uses of the Respective freeholders of the sd. Towne of Huntington acording to their Respective Rights & proprietyes As by the sd. Deed Entred in the Records of the sd. County of Suffolk Referrence there unto being had doth & may more at large appear Now this Indenture wittnesseth that the sd Will Cheepy Wharwaweeram & Kekawan Indians for & in Consideracon of a certain sume of good & lawfull money of new yorke to them in hand paid by the sd. John wood &c Trustees &c: at & before the enscaling & delivery of these presents the Reicipt whereof they doe hereby acknowledge & them selves & each & every of them to be there with fully satisfyed Contented & paid & there of & of every part and parcel thereof they doe for ever by thes presents acquitt & Discharge the sd. John wood &c: Trustees &c & their successors Have granted Remised Released & for ever quitt claimed & doe by these presents Grant Remise Release & for ever quitt claim unto the sd.

John wood Thomas Wicks John Wicks John Ketcham Epenetus Platt Richard Brush & Jonathan Jarvis Trustees of the freeholders & Comonality of the sd. Towne of Huntington & their successors for ever in their quiette & peaceable seisin & possession now being all that a Certain tract of land situate lying & being on a certain neck on the south side of the Island of Nassaw comonly called santepague within the bounds of Huntington aforesd. bounded North by a streight lyne Running from the head of santepague swamp to a great pond at the head of the east neck swampe east & West by the maine Rivers called Santepague & Naguntetague rivers & south by the former purchase together with all & singular the rights priveleges hereditaments & appurtenances to the same belonging or in any wise appertaining to have and to hold the sd. tract of land with the appurtenances to them the sd. John Wood Thomas Wicks John Wicks John Ketcham Epenetus Platt Richard Brush & Jonathan Jarvis Trustees of the freeholders & Comonality of the Towne of Huntington afore sd & their successors to & for the use & uses herein after exprest & to noe other use & uses whatsoever (that is to say) to the only proper use benefitt & behoofe of Thomas Wicks John Wicks Thomas Higbee Epenetus Platt John Platt Jonathan Rogers Jun Ephraim Kellam William Soper & James Smith ffreeholders of the sd. Towne of Huntington & their heyers & assignes for ever * equall proporton as Tennants in Comon without any pretence of Joynt Tennancy or survivauship allwayes Provided & it is the true intent & meaning of these presents that it shall & may be lawfull for the sd. Will Chepy Whawawseran & Kekawan Indians & their heyers for ever to hunt Deer Bearors to fish flowle & to gather Cranbereyes within the bounds & limits above sd. any thing herein Contained to the Contrary in any wise not with standing In testimony whereof the partyes to these presents have here

unto sett their hands & afficed their seales the day & year first above written

the mark of WAWEERAM X [Seal.] the mark of KEKAWNN X [Seal.]

Sealed & Delivered in the presence of

JOHN FFREEBODY

EBENEZER BLACHLY

hui

 $SARAH \times HIGBEE$

Wamehas his × mark

 $WILL \times WAMEHAS$

This Deed Is Recorded In page 90 by Mee

John Ketcham, Clarke

Memorandom that on the third day of July 1701 Apiared beefore John Wickes one of his majsties Justises of the peace for the County of sufolk The within named waworam and kahawan and doth acknowledge the within writen convaiance to be There free and vollantary act and deed.

Test. John Wickes.

(File No. 74.—Deeds, Vol. 1, p. 526.)

[LAND RECORD.]

[1700, Aug. 18.]

Huntington August ye 18th 1700.

A Record of ye Land of John Ketcham Jeames Chichester Jacob Conklen Lying one west necke at south beeing Devided as followeth, the Lower most Lott next ye fresh medow with A poynt of upland joyning to ye same Lying

below it and an Island of upland at ye west end Lying on ye west side ye sd. neck Doth by Lot belong to Jeames Chichester this above sd Lott being 16 Rods wide & so Runing acrose ye sd necke.

The second Lott on this said necke be longes by Lott to Jacob Conklen beeing 16 Rods wide & so Runing a Cross ye sd. neck.

The third Lott on this sd. necke belongs by Lott to John Ketcham It beeing 16 Rods wide & so Runing acrose yesd neck with a peece of fresh medow or ould Indan Land at ye east end bounded by a greate walnut tree and a great black oake on yenor west side and on ye south side bounded by a peece of yesd. Ketchams medow this being ye first division.

The first and Lower most Lott In ye second Division next to ye first Division belongs by Lott to Jacob Conklin it being twenty four Rods wide, the second or midell Lott In ye second Division belongs by Lott to Jeames Chichester It being 24 Rods wide the nother most or uper Lott in ye second Division belonges by Lott to John Ketcham it being 24 Rods wide Runing across ye sd. necke. In ye third Division the souther most Lott Joyning to ye sd. Ketchams other Lott belongs bey lott to ye sd John Ketcham it being 24 Rods brod, the midell Lott In ye third Division belongs by lott to Jacob Conklen It beeing 25 Rods broad, ye third Lott in ye third Division belongs by Lott to Jeames Chichester it beeing 16 Rods broad In ye fourth Division ye souther most or Lower Lott belongs by Lott to Jacob Conklen it being 23 Rods broad, the Midell Lott in ye forth Division belongs by Lott to Jeames Chitchester It being 23 Rods wide, the north Lott in ye forth Division belong by Lott to John Ketcham it beeing 23 Rods wide. By mee John Ketcham, Recor.

(Book Land Grants by Trustees, p. 10.)

[LAND RECORD, RICHARD BRUSH.]

[1700.]

Richard Brushes Land at y^e Millstone brooke Is Laid out 15 acres and 65 Rods by Mee John Wood.

(Book Land Grants by Trustees, p. 10.)

[INDIAN DEED TO TRUSTEES.]

[1701, July 3.]

This Indenture made ye third day of July in ye thirtenth yeare of ye Raigne of our soveraigne Lord willam ye third by ye grace of god King of England scotland france & Ireland Defender of ye faith & in ye yeare of our Lord Christ one thousand seven hundred & one, between wameaus, Chepous pompont beaver will wameaues, mumsuwaran Indin natives of Seaguatague in ye County of Suffolke of ye one part & John wood thomas wickes John wickes John Ketcham Epenetus platt Richard Brush & Jonathan Jarves ye presant trustees of ye free holders & comonality of ye towne of Huntington of ye other part whereas wemeehus Indan sachem Chepons pampont beaver will wameehus the Leventh day of Desember in ye Leventh year of ye Reigne of our Lord ye king above said by theare Certain Deed Inden * * and sealed with their seal It is Covnanted by & betwenethe sd. Indans & the trustees of ye free holders & comanality of the sd. town of Huntington that It shall & may bee Lawfull for ye sd. Indans or either of them or their haiers at anie time after ye ensealing & Delivery of ye sd. Indenture to bargan sell & assuer convey the use of a certain tract of land in ye same Indenture menconed & sett forth or anie part thereof to ve trustees of

ye freeholders & Comonality of Huntington afor sd. for ye time beeing & their successors to have & to hold to & for ye use & uses of ye Respective freeholders of ye sd towne of Huntington according to theire Respective Rights propietyes as by ye sd. Deed entred in ye Records of ye sd. County of Suffolke reference there unto being had Doth and may more at Large appeare Now this Indenture wittnesseth that the said whameaus Chepous pompont beaves will wameaus Mumsuwaren for & in Consideration of a certain sum of good & Lawfull money of new yorke to them in hand paid by ye sd. John wood & trusteese at or before ye ensealing & Delivery of thes prsence ye Resepte whereof they doe hereby acknowledge & them selves & each & every of them to be therewith fully satesfied contented & paied & thereof & of every part & parcell thereof they doe for ever by thes presence acquite & Discharge ve sd. John wood & trusteese their successors Have granted Remised Releaced and for ever quitt claim and Doe by thes pressnce grant Remise Releace and for ever quiet clame unto ve sd John wood thomas wickes John wickes John Ketcham Epenetus platt Richard brush & Jonathan Jarves trustees of ye freehoulders & comanality of ye said towne of Huntington and their successors for ever in theire quiett & peacebable posession now being all that certin tract of Land sectuate Lying & beeing in ye town shipe of Huntington bounded on ye north by the Cunterey Roade on ye south by ye brushey plaines on ye East side by our patten Loyne on ye west by Jeremiah Smiths south path y^t Leadeth to sumpaumes necke and y^e soopers home Lottes excepting fortey acares of this sd Land the which was formerly sould unto ye sd. soopers by us ye sd Indans which forty acars Lyes on ye south sid ye Cuntary Road by a place called Moses pound all this above bounded Land but what Is heare excepted together with all & singlar ve Rights priveledges hereditements and appurtenances to ye same belonging or in anie wise Appertaining To have and to hould ye sd. tract of Land with ye appurtuances to them ye sd. John wood, thomas wickes John wickes John Ketcham Epenetus Platt Richard Brush & Jonathan Jarves trustees of ye freehoulders & Comanality of ye Towne of Huntington afore sd. and their successors to & for thear use & uses benefett & behoofe of John wood thomas wickes John wickes John Ketcham Epenetus Platt Richard Brush & Jonathan Jarves free houlders of ye sd. towne of Huntington and theare heiers & assignes for ever In equall possession as tennants in common * * *

* pretence of joynt * * * * survivaur ship all ways provided & it is intent and Meaning of thes presence that It shall & may be Lawfull for ye sd. Indanes to hunt upon this sd tract of Land & ye above sd. wameaus Chepous pompot beaues will wameaus Mumsuewaren and their hereis exectuors & admin^{rs}e and assignes do promis & grant to & with ye sd. John wood thomas wickes John wickes John Ketcham Epenetus Platt Richard Brush & Jonathan * * * * * theare successors that at anie time here after upon Request Made shall & will give anie further secueritey as ye sd John wood thomas wickes John wickes John Ketcham Richard Brush Epenetus Platt & Jonathan Jarves or theare successours or theare Learned Councell In ye Law thinkes feet as wittness our hands and seales ye Daye and yeare above written.

sealed & Delivered WAMEAUS × his marke [Seal.] In ye presence of CHEPOUS × his marke [Seal.]

EBENEZER BLACHLY POMPOT X his marke [Seal.]

JOHN WOOD WILL WAMEAUS X his marke [Seal.]

JOHN FFREEBODY. BENAS X his marke [Seal.]

Memorandom that on the third Day of July 1701 apeared before me John wood one of his maj^{ts} Justis of the peace for the County of suffolk wemehus Chepous pompord Will Wamehus pepus: And Doth acknowledge this within

written Convayance to be their free and vollantery act and Deed.

Test. John Wood.

(File No. 75.)

[INDIAN DEED TO TRUSTEES.]

[1702, Apr. 14.]

This Indenture Mad ye fortenth Day of Aprill in ye fortenth year of ye Reigne of our Sovering Lord willam ye Third by ye grace of God King of England Scotland france & Irland Defender of ye faith & In ye year of our Lord Christ on thousand seven hundred and two Betwenn weamaus Chepous pompot Memacawarin Charles pamequa Indan natives of Seaguatague In ye County of Suffolk of ye one part and John wickes John wood Thomas wickes Epenetus Platt John Ketcham Richard Brush Jonathan Jarves ye presant Trustees of ye freehoulders and Comonality of ye Town of Huntington of ye other part whereas wameaus Indan Sacham Chepous pompot will Harnet momsawaren Charles pamequa Joseph Chepous Warasn the fortenth day of Desember In ye Eleventh year of ye Reigne of our Lord ye King abovesaid by theare Certain deed Indented and sealed with theare Seales It is Covenanted by & Betwen ye sd Indans & the trustees of ye freehoulders and Comanality of ve sd Town of Huntington that It shall & May be Lawfull for ye said Indans or either of them or their haiers at Anie time after ye Ensealing and Delivery of ye sd Indenture to bargan sel assuer & Convey ye uses of a Certain tract of Land in ye same Indenture Menconed & set forth or anie part thereof to ye trustees of ye freehoulders and Comonility of Huntington afor sd for yetime beeing & theare sucessors to have & to hould to & for ye use and uses of ye Respective freehoulders of ye sd Town of

Huntington acording to thear Respective Rights & proporties as by ye sd Deed Entred In ye Records of the sd County of Suffolke Refferance thereunto being had doth & May more at Larg appear now this Indenture wittnesseth that ye sd wameauas Chepous pompot will harnet momsawaren Charles pemegua Joseph Chepous warasute for and In consideration of a certain sum of good & Lawfull Money of new york to them in hand paid by ye sd John wickes John wood Thomas wick Epenetus platt John Ketcham Richard Brush Jonathan Jarves trustees at & before ye ensealing & Delivery of these presence ye Resept whereof they do hereby acknowledge and them selves & each & every of them to be therewith fully satesfied contented & paid & thereof & of every part & parsell thereof they do for ever by thes presance aguit & Discharge ve sd John wickes & trustees & thear sucessors have Granted Remised Released & for ever quit claimed & Do by thes presence grant Remise and for ever quit Clame unto ye sd John wickes John wood Thomas wickes Epenetus Platt John Ketcham Richard Brush Jonathan Jarves trustees of ye freehoulders & Comanality of ye sd Town of Huntington & thear Sucessors for ever In thear quiat & peacable posesion now beeing all that a certain tract of Land situate lying & beeing on a certain Neck on ye south sid of ye Island Nasaw Comanly Called Sampaumes within ye bounds of Huntington afor sd bounded on ye west sid by ye Midall of ye River or brook on ye East Sid by our patten Loyne on ye south by our former purchas on ye north by ye heads of sd swamps together with all & singular ye Rights & privlages hereditements and appurtenances to ye same belonging or In anie wise appertaining to have and to hould ye so tract of land with ye appurtenances to them ye sd John wickes John wood Thomas wickes Epenetus Platt John Ketcham Richard Brush Jonathan Jarves Trustees of ye freehoulders & Comonality of ye town of Huntington aforesd and

thear Sucessors to & for thear us & uses hereafter expreste to no other us & uses what soever that is to say to younely proper us benifet & behoof of ye sd John wickes Captain Thomas Highee Captain Thomas wickes Epenetus Platt Jonathan Jarves Nathanill foster John Adams Thomas Fleet Phillip Udall Timothy Conklin Joseph wood Jonas than Chechester freehoulders of ye sd Town of Huntington and thear haiers and assignes for ever In equal proporcon as tenants in Comon without any pretence of joynt Tennancy or survivorship all ways provided and it is ve true intent & Meaning of thes presants that It shall & May be lawfuell for ye sd wameahus Chepous pompot will Harnet Mamsuaren Charles Pamequa thare haiers and successors to hunt fish and to foule and to gather Crambaryes within ye bounds & Limets abovesd aniething herein Contained to ye Contrary In any wise notwithstanding In testemoney whereof these partyes to these presants have hereunto sett thear hands & fixed thear seales ye day and year first above written.

JOSEPH CHEPOUS
his × Marke
WARASUTE his
marke ×
MEMSAWAREN
× his marke
WAWARUM his
× marke

WAMEAUS
his × Marke
CHEPOUS × his marke

PAMPOT × his
his

WILL × WAMEAUS
marke

CHARLES PAMEQUA
ROWUMCK × his

Sealed & Delivered In ye presence of THOMAS SMITH THOMAS KETCHAM JOHN INKERSOLE his marke × Memorandum that on ye fortenth day of Aprill 1702 Apeared before John Wood on of his Majests Justises of ye peace for ye County of suffolke ye within named wameauhos Chepous pompot will harnet Charles pamequa Memsuarin Rowuck Joseph Chepous Warasut and Doth Acknowledge ye within written Convaiance to be thear free & voluntary act and Deed.

Test. JOHN WOOD.

(Deeds, Vol. 1, pp. 481-483.)

[INDIAN DEED TO TRUSTEES.]

[1702, May 20.]

This Indenture mad ye twentieth day of May In ye fortenth yeare of ye Reigne of our sovering Lord willam ye third by ye grace of god King of england Scotland france & Ireland Defender of ye faith & In ye year of our Lord Christ one thousand seven hundred & two Betwen wamehus wil harnet Chepous pompat Charles pamecaue mumsowaren nactnasact Abena Joseph Chepous wawharam akomskis Indan natives of Seaguatogue In ye County of Suffolke of ye one parte and John wickes John wood Captain thomas wickes Epenetus platt John Ketcham Richard Brush Jonathan Jarves ye presant trustees of ye freehoulders & comanality of the town of Huntington of ye other part whereas wameaus Indan Sachem Chepous pompot will harnet mumsowaren Charles pemerqua Joseph Chepous warasute ye sixtenth day of desember In ye Leventh year of ye Reigne of our Lord ye King above sd by theare Certaine deed Indented & sealed with theare seales It Is Covenanted by & betwen ve sd Indans & ve trustees of ye freehoulders & Comanality of ye sd Town of Huntington yt It shall & may be Lawfull for ye sd Indans

or Either of them or theare haiers at anie time after ye Ensealing & Delivery of ye sd Indentuer to bargon seele asuer & Convaye ye uses of a Certaine tract of Land In ye same Indenture mensened and set forth or anie parte theareof to ye trustees of ye freehoulders and Comanality of Huntington aforesd for ye time beeing & theare sucessors to have & to hould to & for ye use and uses of ye Respective freehoulders of ye sd town of Huntington acording to theare Respective Rights and propertyes as by ye sd deed Entred In ye Records of ye sd County of Suffolke Referance theare unto being had doth & may more at Large apeare now this Indenture wittnesseth that ye sd wameaus Chepous pompot will Harnet mumsowaren Charles pamerqua Joseph Chepous wawaram toskinnes for and In consideration of a Certaine sum of good and Lawfull money of new yorke to them In hand paied by ye sd John wickes John wood Thomas Wickes Epenetus platt John Ketcham Richard Brush Jonathan Jarves trustee at & before ye Ensealing & Delivery of thes presents ye Resept whereof they do hereby acknowledge & themselves and Each and every of them to be thearewith fulley satesfyed contented and paid & thereof and of every part & parsell theareof they do for ever by thes presents acquit & discharge ye sd John wickes and trustees and theare sucessors have granted Remised Released & for ever quit Claimed and Do by thes presence grant Remise and for ever quitt Claime unto ye sd John wickes John wood Thomas wickes Epenetus plat John Ketcham Richard Brush Jonathan Jarves trustees of ye freehoulders & Comonality of ye sd town of Huntington & theare sucessors for ever in thear quiat & peaseable posesion now being all yt Certaine tract of Land siteuate Lying & beeing bounded north ward by a former purchas by ye Cart path that goes down to Sampamues south ward by a Read oake tree so Runing westerly to a whit oake tree by a pond so Runing

near soweste to a single whight oake tree upon ye plaines to ye south path together with all & singular ye Rights priveledges hereditements & appurtenances to ye same belonging or in anie wise appertaining to have & to hould ye sd tracte of Land with ye Appurtenances to them ye sd John wickes John wood Thomas wickes epenetus platt John Ketcham Richard Brush Jonethan Jarves trustees of ye freeholders & Comanality of ye town of huntington aforesd and theare sucessors to & for ye use & uses hereafter exprest and to no other use & uses what soever that Is to say to ye onely proper use benifit & behoffe of ye sd freehoulders of ye sd town & theare sucessors & theare heaiers & assignes for ever In equall properson Acording to theare respective Rights and propertyes as tenants In Coman without anie pretense of Joynt tennancy or survivorshipe all wayes provided & It Is ye true Intent and Meaning of these presence yt It Shall & may be Lawfull for ye sd Indans and theare haiers & successors to hunt & to gather hucolbearyes upon this sd Land In wittness whereof ye parties to thes presants have hereunto set to theare hands & fixed theare seales ye day and yeare first above written E ye words acording to theare Respective Rights & propertyes In ye thirteth Loyne was written before ye Ensealing & Delivery hereof. CHARLES PAMEQUA [Seal.] WAMEAHEUS sachem

his × Marke [Seal.] PAMPART × mark [Seal.] CHEPOUS X mark [Seal.] MOMSOWORIN X mark [Seal.] WILL HARNET X mark [Seal.] BERAS X mark [Seal.] Joseph Chepous WAHIVEWEROM × mark [Seal.] his mark [Seal.]

AROMSKIE × mark [Seal.]

Nahanascon × mark [Seal.]

Sealed & Delivered In ye presence of JOHN JOANS × his mark SARAH DOFSEN × hur mark EBENEZAR JOHNSON (File No 76 and Deeds, Vol. 1, pp. 461-2.)

[INDIAN DEED TO JACOB CONKLIN.]

[1702, May 22.]

This Indenture made ye two & twenty day of May in ye first year of ye Reigne of our soveringn Lady Ann by ye grace of god Quen of England scotland france & Irland Defender of ye faith & In ye yeare of our Blesed Lord & saviour Jesus Christ one thousand seven hundred and two Between suracton sewamous Congemy Indians of masepeague in Quenes County on ye Island of nasaw in ye Coleney of new yorke of ye one parte and Jacob Conklen of Huntington in ye County of suffolke on ye Island afore sd. gentleman of ye other part wittnesseth that ye sd. suructon sewamous & Cungemy for & In Consederation of ye sum of five & thirty pounds good & Lawfull money of new yorke to them in hand paid by ye sd. Jacob Conklen at & before ye ensealing & Delivery of thes presence ye Resepte whereof they doe hereby acknowledge and them selves & each of them to be there with fully satesfyed Contended & paid & theare of & of every parte & parcell thereof they Doe for ever by thes presence acquit exonerate & Discharge ye sd. Jacob Conklen his haiers exectuors & Adminrs have given granted Bargned & sould alliened Releaced & Confirmed & doe By thes presents freely Clearely & absolutly grant Bargne & sell, allen Releace & Confirme unto ye sd. Jacob Conklen his heiers & assigns for ever in his quiat peasable seizen & possesion now being all that a certaine neck of upland situate Lying & beeing within ye bounds of Huntington afore sd. on ye south side ye Island

nasaw Comally Called & Knowne by ye name of halfe neck bounded as followeth that is to say northwards by ye Lands Last purchased by ye town of Huntington even by y° swampe that Divides ye sd. neck from ye greate neck southward by ye medows & westward by a neck of Land comanly Called Josihas neck all wayes Excepting a Certaine pece of ye sd. necke of upland as ye same is herein bounded sett forth that Is to say begining at ye southermost end of ye sd. swampe that Divides ye sd. neck from great necke & soe to Run forty Rods west ward & from thence upon a due south Loyne unto ye meadows afore sd. together with all & singular ye Rights privledges hereditements & Appurtenances Excepting what Is before Expresed to ye sd. necke of upland belonging or in aney manner of wayes appertaining to have and to hould yesd. neck of upland & all other ye above granted premises Except what is before excepted to him ye said Jacob Conklen his heiers & assignes to ye onely proper use benefett & behoofe of him ye sd Jacob Conklen his haiers & assignes for ever In testemoney whereof ye partyes to thes presence have here unto sett to theare hand & fixed theare seales ye day & yeare first above written.

Sealed & Delivered
In ye presence of
JEAMES WHITE
JOSEPH PLATT
THOMAS KETCHAM

SEWAMEAUS his × Marke SURUCTON his × Marke.

Memorandam y^t on y^e thirty day of october 1702. (*Deeds*, Vol. 1, p. 441.)

[INDIAN DEED TO JOSEPH WOOD.]

[1703, Nov. 17.

This Indenture mad ye Seventeen day of november & In

ye Second yeare of ye reigne of our sovering Lady Ann by ye Grace of god Queen of England Scotland france & Ireland defender of ye faith & in ye year of our Lord Christ on thousand seven hundred & three Betwen wahemeaus Sacham of Seagutague and Chepous nepaunneok properiturs of ye sd Land belonging to ye Town of Huntington In ye County of Suffolke upon ye Island of nasaw in ye Colony of new yorke In America of ye one part & Joseph wood belonging to ye Same Town County & Coloney afore sd Living on ye East neck at South of ye other part wittnesseth yt ye said wameahus Chepous nepaneck for & in Consideration of a certain Sum of good & Lawfull money of new yorke to them in hand paied by ye sd Joseph wood at or before ye Ensealing & Delivery of thes presence ye Resept where of we ye sd wameauas Chepous nepeanock do Acknowledge them selves & each of them herewith to be fully satesfyed Contented & paid & thereof and of every part & parsell thereof doth hereby acquit exonarate and discharge ye so Joseph wood his haiers Exectuors & Admines hath given granted bargned Sould enfeefed Released & Confirmed & by thes presents doth hereby give grant bargan sell enfeefe Release and Confirme unto ye sd Joseph wood his haiers & assignes for ever A certaine peece or tract of Land siteuate Lying & beeing on ye South Side this Island nasaw upon A neck called or known by ye name of ye east neck bounded on ye south by ye sd Joseph woods former purchas on ye east by ye great River on ye north by ye head of ye branch of ye sd River on ye plaines near ye high way or Cart path on ye west by ye so high way or Cart path together with all & singular ye hereditements & Appurtenances thereunto belonging or in anie wise Appertaing & all ye Right tytle Intrest posesion property Claime & Demand whatsoever of them ye sd wameahues pompot neponock mad unto ye sd Land & In & to all & every part & parsell thereof To have and to hould ye sd Land & timber

trees woods under wood with ye apurtenances unto ye sd Joseph wood his haiers & assignes from ye said wameahus Chepons nepaneck their haiers Exectuors & Admines unto ye sole & onely proper use benifet & behoofe of him ye sd Joseph wood his haiers and assignes for ever & ye sd whemeanes pompot Nepanock doth for themselves theare haiers Exectuors & Admines promis Covenant and grant to & with ye sd Joseph wood now at ye Ensealing & Delivery hereof Standeth & Is soley only & Rightfully sezed of yesd primises of a good absolute & perfect estate In fee simpell to him his haiers & assignes for ever & vt ve primises now are & for ever hereafter shall bee & Remaine to ve sd Joseph wood his haiers & assignes free & Clearly acquitted Released & Discharged of & from all and all manner of other & former Bargans Sales alenations Morgages Judgments Executions Extents & all other Charges & Incumbrances whatsoever & ye above sd whemanes Chepons nepanock thear haiers Exectuors Admines and assignes doth promise Covenant & grant to & with ye sd Joseph wood his haiers & assignes yt at anie time or times hereafter upon Request Mad shall give anie other further secuerity as he ye sd Joseph wood or his Learned Counsell in ye Law thinkes feet and further ye sd Whemeaus Chepons Nopanicke Doth Ingage themselves their haiers & assignes yt from time to time & for ever shall & will save harmles and endamnifyed ye sd Joseph wood his haiers & assignes from anie person or persons whatsoever that May or shall Laie anie Just Claime to ye afore Menconed Land to hinder ye sd Joseph wood or his Sucessors in his or theare quiet posesion In wittness whereof they ye said wheamaus Chepons Nepanioke withe Rest of our assoasheates have Interchangably set to our hands and fixed our seales ve Day & year first above written.

his

PEEPER X

wheameaues his × Marke

 $J_{\rm OHN} \underset{\rm mark}{\times} {\rm WILLETS}$

PAMPAT
his × mark
Sealed & Delivered In ye presence of
RELP HEART
SAMUELL SMITH
THOMAS WILLETS

CHEPOUS
his × Marke
NEPEANICK
his × Marke

Memorandum y^t Apeared before me John wood on of hur maiestes Justestes of y^e peace for y^e County of Suffolke nepanoc & pampat and yong Chepons & severall others and Doth acknowledge this within written bill of seall to be theare free & volentary act & deed.

Tes. JOHN WOOD.

(Deeds, Vol. 1, pp. 522-3.)

[INDIAN DEED TO TRUSTEES.]

[1705, Oct. 27.]

This Indenture Mad ye twenty seventh day of october & In ye forth year of ye Reigne of our sovering Lady Ann by ye grace of god Queen of England Scotland france & Irland Defender of ye faithe & In ye year of our Lord on thousand seven hundred & five Betwen whameaus Sacham Charles pagua Mammee Mumsu waren Jo Cheepous Rowwo Secgutog Indans & properietors of ye sd. Land of ye on part Mr John wickes Mr John wood Leftenant Platt Insigne Jarves Richard Brush John Ketcham present Trustees of ye free houlders and Comanallity of ye Town of Huntington In ye County of Suffolke upon ye Island of Nasaw In ye Coleny of new yorke In Amereca of ye other part wittnesseth that ye said wheameaus Charles pamequa

mammee Mumsuwaren Jo Chepous Rowwo for & In Consideration of a Certain sum of good & Lawfull money of new yorke to them In hand paid by ye sd. John wickes John wood Epenetues Platt Jonathan Jarves Richard Brush John Ketcham present Trustees of ye above sd Town ye Resepte whereof wee ye abov. sd. whameaus Charles pameque Mammee Mumsuwaren Jo Chepous Rowwe Do acknowledge our selves & each of us here with to be fully satesfyed Contented & paid & thereof & of every part & parcalls thereof Doth hereby acquit exonaratte & Discharge ye sd John wicks John wood Epenetues platt Jonathan Jarves Richard Brush John Ketcham theare heiers executuors & Admin's hath given granted Bargned sould enfeefed Releaced & Confirmed & Doth hereby give grant Bargan sell enfeefe Releace & Confirme unto ye sd. John wickes John wood Epenetues platt John Ketcham, Richard Brush Jonathan Jarves and theare ashoreates theare heiers & assignes for ever all our Right of unpurchased Land within ye patten bounds of ye Town of Huntington except a certain peece of Land from ye head of ye Lettell Neck Swampe to ye Indan path yt gos accrose ve sd. neck all our Right of unpurchased Land within the afore sd. patten bounds bounded as followeth on ye south with this afore Menconed peece of Land and Joyning to Joseph woods Loyne upon ye East neck and by ye Land all Redy purchased by ye Town of Huntington on ye south allso bounded by ye Land allredey purchased by ye trustees of ye sd. Town of Huntington on ye north and by ye patten Loyne on ye east on ye west by ye Cart path Leading from Copiague to Town together with all and singular ye heredittements & appurténances there unto belonging or in anie wise Appertaining & all ye Right tytle Intrest posesion property Claime & Demand whatsoever of them ye sd. wheameaus Charles pemequa Mammee Mumsuwaren Jo Chepous Rowwo Mad unto ye above sd. Land &

In & to all and every part & percell thereof to have & to hould ye afore sd. Land with ye appurtenances unto ye sd. John wickes John wood Epenetues Platt Jonathan Jarves Richard Brush John Ketcham and theare asocates theare haiers executurs & admin^{rs} for ever & ye above sd. whameaues Charles pamegua mamee mumsuwaren Jo Chepous Rowwo theare haiers executurs & Admin^{rs} for ever & ye above sd. whemeaues Charles pamegua Mamme mumsuwaren Jo Chepous Rowwo them selves thear herers & assignes do promis Covenant & grant to & with ve sd. John wickes John wood Epenetues plat Jonathan Jarves Richard Brush John Ketcham and theare asoceates theare heiers & assignes now at veensealing & delivery hereof standeth & Is soley only & Right fully sezed of ye sd. premises of a good absolute & perfect estate In fee s'ell to them theare heiers & assignmes for ever and yt ye premises now are & for ever hereafter shall be & Remaine to ye sd. John wickes John wood epenetus plat Jonathan Jarves Richard Brush John Ketcham & theare asheates of ye sd. Town & theare heiers & assignes freely & clearly acquitted Released & Discharged of & from all & all Manner of other bargans sales alenations Morgages Judgments executions extents & all other Charges & Incumbrances what soever & further yt ye sd. whemeaus Charles pemequa Mamme Mumsuwaren Jo Chepous Rowwo and theare heiers do promise Covenant & grant to & with ye said John wickes John wood Epenetues platt Richard Brush Jonathan Jarves John Ketcham & theare ashoeheates theare heiers assignes yt at anie time or times hereafter upon Request made shall give anie further secuerity as the sd. John wickes John wood Epenetus platt Jonathan Jarves Richard Brush John Ketcham & thear asocheates or theare Learned Councell In ye Law thinkes feet & further wee ye sd. wheameaues Charles pamequa Mamme Mumsuwaren Jo Chepous Rowwo do promise to Defend ye sd.

Land from anie person or persons what soever as wittnesses our hands & seales y^e Day & yeare first above written y^e word Copiague In y^e ninteen Loyne wass written before y^e ensealing & Delivery hereof.

sealed & Delivered In ye presence of

PHILLIP KETCHAM
PHEBY TREDWELL
hur × Marke
JONAS PLATT

WHEAMEAUES
his × Marke
ROWWO
his × Marke
CHARLES PAMEQUA
MUMSUWAREN
his × Marke
MAMME
his × Marke
JO CHEPOUS
× Marke
PETER
his × Marke

M'arandum y^t on y^e 29 Day of october y^e year 1705
Apeared before John wickes & John wood two of hur
Maiestes Justeses of y^e peace for y^e County of Suffolke
Personaly Apeared before us wahemasus Sacham &
Charles pamequa and Mumsewaren & Ramps & Jo Chepous peter and sewames and Doth Acknowledges this
Convaiance within to be there free and volentary Act &
Deed

test. John Wickes
John Wood

(Deeds, Vol. 1, p. 524.)

[INDIAN DEED TO TRUSTEES.]

[1705, Oct. 29.]

This Indenture Mad ye Twenty Ninth Day of october & In ye forth year of ye Reigne of our Soverign Lady Ann

by ye Grace of God Queen of England Scotland france & Ireland Defender of ye faith & in ye year of our Lord one thousand seven hundred & five Betwene wameahus Sacham Charles Pemegua Rowwo Mumsuwaren Mamme Jo Chepous Peter Secequtague Indians and propriators of y^e sd. land in y^e County of Suffolk upon y^e Island of Nasaw In y^e Coleney of New Yorke In Amereca of y^e one part and M^r John wickes Mr. John wood Mr. Epenetus Platt ensign Jarves Richard Brush John Ketcham Present Trustees of ye Town of Huntington In ye County and Coleney afor sd. of ye other Part witnesseth that above sd. wameahus Rowwo Charles Pamequa Mumuswaren mammee Jo Chepoes Peter of ye other Part witneseth that for and In Consideration of a Certain sum of good and Lawfull Money of New york to them In hand Paid by ye said John wickes John wood Epenetus Platt Jonathan Jarves Richard Brush John Ketcham Present Trustees of ye Town of Huntington ye Resepte whereof theay the above sd. Indans Do by Thes presence acknowledge Them Selves & each of them here with to be fully satesfyed contented and Paid and thereof and of every part and parcell thereof Doth hereby Acquit Exonerate and Discharg ye said John wickes John wood Epenetus Platt Jonathan Jarvis Richard Brush John Ketcham theare heiers successors Admin^{rs} hath Given granted Bargned sould enfeefed Released and Confirmed and Do by thes presence Bargan sell Enfeet Releace & Confirme unto ye above John wickes John wood Epenetues Platt Jonathan Jarvis, Richard Brush John Ketcham Present Trustees of ye Town of Huntington & their assocates their heirs executors & Adminisrs for ever a certain beach Lying on ye south side this Island Nasaw Bounded on ye east by our pattan Loyne & on ye west by our former purches on ye west side Masapegue gutt Bounded on ye south by ye ossan sea on ye north by ye sound with all suncken Maches and Islands unpurchased with all Crickes & Coves there unto belonging or in anie wise apertaining to with all & singular ye heredetaments and appurtenances there unto belonging or in anie wise appertaining & ye Right title Intrest posesion property claime & Demand what soever of them ye above named wameahus Charles pamequa Rowwo Mumsuwaren Mamee Jo Chepous peter Mad unto ye sd. beach & In & to all & every part & parcell thereof To have and to hould ye said beach with ye appurtenances unto ye above sd. John wickes John wood Epenetus platt Jonathan Jarves Richard Brush John Ketcham presant Trustees of ye above sd. Towne and their Assoceates their heiers executors admin & assignes for ever and ye above named Indans Doe for them selves thear heyers executors and Admin^{rs} promis Covenant & grant to & with ye above sd. trustes their heiers & assignes now at ye ensealing & Delivery hereof standeth and Is solely onely & Rightfully sezed of ye said primises of a good absolute and perfect estate In fee simpell to them theare haiers & assignes for ever & that ye premises now are & for ever hereafter shall be & Remain to ye sd John wickes John wood Epenetus platt Jonathan Jarves Richard Brush John Ketcham & theare assoceates their heiers and successors freely & clearly acquitted Released & Discharged of & from all & all maner of other and former bagans sales Alenations Morgages Judgments executions extents & all other Charges & Incumbrances what soever & further the sd. wemeahus Charles pamequa Mumsuwaren Rowwo Mamme Jo Chepeus peter their heiers & assignes do promis covenant & grant to & with ye above named Trustees their assoceates theare haiers and assignes yt at anie time or times hereafter upon Request Mad shall give anie further secuerity as ye sd. John wickes John wood Epenetues Platt Jonathan Jarves Richard Brush John Ketcham or thear assoceates or their Learned Counsell In ye Law thinkes feet & further ye above sd.

Indans Do Ingage them selves theare heiers & assignes ythrom time to time & for ever shall & will Defend ythe above sd beach from anie person or persons whatsoever yth May or shall Lay anie Just Claime to ytherefore Menconed beach to hinder ytherefore successors in theare Richard Brush John Ketcham or theare successors in theare quiatt posession In witness whereof ythe above sd wameahus Charles Pamequa Mumsuwaren Mammee Jo Chepous peeter have here unto sett to theare hands & fixed theare seales ytherefore written.

sealed & Delivered
In ye presence of
JOHN WAREN
his × marke
EBENESER BLACHLY

WAMEAHUS [Seal.]
his × mark
CHARLES PEMEQUA [Seal.]
MUMSUWAREN [Seal.]
his × mark
JO CHEPOUS [Seals.]
his × mark
PETER [Seal.]
his × marke

Memorandum y^t on y^e 29 day of october 1705 Apeared before John wood & John wickes two of hur Maiestes Justeses for y^e County of Suffolke the within named wameahus sachem Charles pamequa Mumsuwaren peter Jo Chepeus and Doth acknowledge y^e within written Convaiance to be thear free and volantary act & Deed.

test. John wickes
John wood

(File No. 77 and Deeds, Vol. 1, p. 527.)

[INDIAN DEED TO TRUSTEES.]

[1705, Nov. 20.]

This Indenture Mad the twenty Day of November and

In ye forth year of ye Reigne of our Soveringne Lady Ann by ye Grace of God Quenn of England Scotland france and Irland Defender of ve faith &c and in the year of our Lord one thousand Seaven hundred and five Between Wheameaus sachem Charles Pemequa Pompot Natives and properitours of ye sd. Land Belonging to ye Town of Huntington In ye County of Suffolke upon ye Island of Nasaw In ye Coloney of new yorke In Amereca of ye one part and Mr John Wood Mr John Wickes, Captain Thomas wickes Mr Epenetues Platt Ensigne Jarves Richard Brush John Ketcham present Trustees of ve free houlders & Comonality of ye Town of Huntington of ye other part Whereas Wameehaus Indan Sachem Charles Pemeguea Pompot the 11 & teenth day of December in ye eleventh year of ye Reigne of our Lord the King above sd. by their Certain Deed Indented & sealed with thiar seales It is Covenanted by & between ye sd Indins & thee Trustees of ye freehoulders & Comonality of ye sd Town of Huntington that It shall & May be Lawfull for ye sd. Indins or either of them or their hevirs at any time after ye enscaling & Delivery of yesd. Indentuer to bargan sell assuer & convey the uses of a Certain tract of Land In ye same Indenture mede. con, ed & sett forth or any * * * * thereof to ve Trustees of ve freehoulders & Comonality of Huntington aforesaid for ye time beeing & their succesors to have and to hould to & for the use & uses of ye Respective free * * of ye sd Town of Huntington according to their Respective Rights & proprietyes as by ye sd. Deed entred in ye Records of ye sd. County of Suffolke Referrence thereunto being had Doth and may more at Large appear now this Indenture wittnesseth that ye said Wheeamus Charles Pemequa Pompott for & in Consideration of a Certain sume of good & Lawfull Money of new yorke to them in hand paid by The sd. John wood John wickes, epenetues platt Thomas wickes Jonathan Jarves Richard

Brush John Ketcham present Trustees at or before ye ensealing & Delivery of thes presence ye Resepte whereof they Doe hereby acknowledge & them selves and each and every of them to be there with fully sattesfied contented & paid & thereof & of every part & parcell thereof they Doe for ever by thes presence acquitt & Discharge ye sd. John wood John wickes Thomas wickes Epenetus Platt Jonathan Jarves Richard Brush John Ketcham present Trustees and theare successors have granted Remised Relleaced & for ever quit Clamed & Doe by thes presence grant Remise Releace & for ever quit Claime unto ye sd. John wood John wickes Epenetus Platt Jonathan Jarves Richard Brush John Ketcham Trustees of ye sd. Town of Huntington and thear successors for ever in thear quiett & peacable posesion now beeing all that a certain tract of Land siteuate Lying and beeing on ye south side this Island Nasaw upon a Neck Called and Known by ye name of Neguntategue within ye bounds of Huntington afor sd bounded on ye south side by ye Land Lying above ye Medows formerly purchased by the Town of Huntington bounded on ye north by ye heades of ye two swamps and ye Last Land purchased by ye above sd. Town of Huntington bounded on ye east by ye River yt parteth this sd neck and Santapague bounded on ye west by the River yt parteth this sd Neck and ye Lettell necke to gether with all and singular y^e Rights & priveledges hereditements and appurtenances to y^e same belonging or in any wise appertaining To have and to hould y^e sd. tract of Land with the appurtenances to them ye sd John wood John wickes Thomas wickes Epenetus Platt Jonathan Jarves Richard Brush John Ketcham trustees of ye free houlders & Comonality of ye Town of Huntington afor sd & thear successors to & for ye use & uses hereafter exprest & to noe other use & uses whatsoever that Is to say to the only proper use benefete & behoofe of Epenetues Platt

Richard Brush Abiall titus Jonas wood John Brush John Sammis Timothy Scuddar John Adams John Whitman, Epenetus Platt hath paid for the share belonging to walter noakes and Thomas brush free houlders of ye sd Town of Huntington and their heyers & assignes for ever In equall proporcon as tennants in Comon without anie pretence of Joynt Tennancy or survivership allwayes provided & it is ye true Intent & meaning of thes p'esants that It shall be Lawfull for ye yd. Indans to hunt on ye sd Land any thing herein Contained to yo Contary in anie wise not withstanding In testemoney where of the partyes to these presents have here unto sett thear hands & fixed thear seales ye Day & year first above written.

sealed & Delivered Wheameaus [Seal.]
In ye presence of his mark
THOMAS SMITH CHARLES X PAMEQUA [Seal.]
THOMAS KETCHAM
JOHN KETCHAM

Memorandum that on the twenty day of november 1705 apeared beefore John Wickes one of hur may^{ties} Justises of the peace for the County of Suffolk the within named wameas sachem and Charles pamequa and doth acknowledge ther within writen convaiance To bee thaire free and vollantary act and deed.

Test. JOHN WICKES.

This Deed is Recorded In ye Bound Book of Deeds In page ye 12th By Me.

Solomon Ketcham Clerk.

(File No. 78.)

[1707, March 26.]

New York, 26 March 1707

Then Received off Charles Sexton Collector of huntington In ye County of Suffolk the summe off twenty four

pounds six shillings itt being on acc^{tt} off y^e £3000 act. sixteen pounds one S, on y^e £983: 00: act. eight pounds five S, 9d. I say Received by mee

£24: 6, 9 (File No. 105.) A. D. PEYSTER, treasurer.

[A "GALLERY" IN THE CHURCH.]

[1707, April 18.]

Aprill ye 18th 1707 The same Day It was voted and Granted by ye trustees of ye free holders and Comonallity of ye Town of Huntington that the afore sd. Trustees Do Give free Leave and Liberty unto Jonathan Scuder Jonas Platt Danill Kellcy Eliphelett wood Joseph wood John wood Juner to buld In ye Meeting house A gallery Acrose ye sd. House at ye east end and a Long ye north side ye Length of ye new Room to them and theare Asoceates.

(Book Land Grants by Trustees, p. 32.)

[1707, April 18.]

Aprill the 18, 1707 an agreement made by the trustees With Elisha Lisden to keep the sheep for this town untill the Last of october next for which the sd. Elisha is to have forty bushells of wheat or ten pounds in mony and if wheat should fall to three shillings and six pence per bushell the sd. Elisha is to have 44 bushels of wheat.

(Book Land Grants by Trustees, p. 33.)

[DIVISION OF EAST NECK MEADOW AT SOUTH.]

[1707, May 28.]

We whose nams are under writen: Chosen to Lay out

the medow: on A. neck upon the South side of this Island with in y^e Bounds of the town of huntington Commonly called and known By the name of y^e east neck.

Wee find; ye Devisions formerly made: to Ly as followeth. First ye Lot of Richard Brush Lying on the west side of ye neck Bounded on ye south by a loine Runng from ye south side of a Litle Crik: yt cometh out of ye great crick neer ye moull holes: to a stak standing in ye midle of ye neck about 22 Rods northward from the grate ponde: Being eight Rods and an half Broad.

- 2 the Lot of Jacob Brush ten Rods Broad.
- 3 the Lot of Samuell Smith six Rods and an half broad.
- 4 the Lot of Epenetus Platt nine Rods broad.
- 5 the town lot five Rods Broad.
- 6 nathaniel Ketchams Lot eight Rods Broad.
- 7 the Lot of the Sammises six Rods Broad.
- 8 the Lot of Jonas wood nine Rods Broad.
- g the Lot of John Brush seven Rods Broad.
- 10 the Lot of John Addams ten Rods Broad.
- 11 the Lot of Richard Brush four Rods Broad.
- 12 the Lot of Jacob Brush six Rods Broad.
- 13 the Lot of the Sammises four Rods Broad.
- 14 the Lot of John Addams five Rods Broad.
- 15 the Lot of Epenetus Platt four Rods Broad.
- 16 the lot of Jonas wood six Rods Broad.
- 17 the town Lot six Rods Broad.
- 18 the Lot of Epenetus Platt six Rods Broad.
- 19 the lot of John Brush four Rods Broad.
- 20 the Lot of nathanill ketcham eight Rods Broad.
- 21 the Lot of Richard Brush and Jacob Brush Lying Between nathanill ketchams Lot and ye Indian path.

Upon the East side of the neck the Lots Ling as followeth first the Lot of Epenetus Platt Lying Between the great Crick or River and A crick coming out at ye mouth of ye great Crick and to thomas Brush his Lot.

2 the Lot of Thomas Brush: Bounded southward By a Line from A stak standing in ye midle of ye neck A bout one Rod northward from ye great pond: Runing strait By the hed of ye crick yt coms out of ye mouth of ye great crick: till it falls into ye great Crick or River the Lot is ten Rods Bread.

3 the Lot of John Brush six Rods and a half Broad.

4 the Lot of Jonas wood nine Rods Broad.

5 the Lot of Richard Brush six Rods Broad.

6 the Lot of Epenetus Platt nine Rods and an half.

7 the Lot of the Sammises five Rods and an half Broad.

8 the Lot of John Addams eight Rods Broad.

9 the Town Lot five Rods Broad.

10 the Lot of Samuell Whitmans and Zebulum whitman eight Rod Broad.

It the Lot of thomas Brush Lying Between ye great crick or River and A small crick yt Runeth By ye end of sevrall Lots: and bounded norward with a Line drawn strait on ye north side of ye Whitmans lot to ye great River.

12 the lot of the Sammises thre Rods and an half Broad.

13 the Lot of Epenetus Platt nine Rods and one half.

14 the Lot of John addams six Rods Broad.

15 the Lot of John Brush five Rods Broad.

16 the lot of Jonas wood seven Rods Broad.

17 the Lot of Richard Brush eight Rods Broad.

18 the Lot of Samuell and Zebulan whitman eleven Rods Broad.

19 the town Lot from the whitmans Lot to ye Indian field.

The Remaining part of the neck southward of the formar devisions, laid out by us and dividid By Lot as followeth. all this division of Lots: doe senter upon ye midle of ye neck: or the great pond, at one end: and Runing to ye west crick or to ye Bay at ye other end.

First the Lot of thomas Brush Bounded on ye north by the Lot of Richard Brush yt is ye first Lot in ye first devision this Lot being six Rods Broad at the midle of ye neck: and seven and an half at ye crick.

- 2 the Lot of Jacob Brush being six Rods Broad at yemidle of ye neck and seven and on half at ye Crick.
- 3 the Lot of Samuell and Zebulum whitman Being six Rods Broad at ye midle of ye neck and seven and an half at ye creek.
- 4 the Lot of nathanill Ketcham being six Rods Broad at y^e midle of y^e neck and seven and a half at y^e creek.
- 5 the Lot of Richard Brush eight Rods Broad at ye pond and thirteen at ye creek.
- 6 the Lot of Samuell Smith eight Rods Broad at ye pond and twenty ye creek.
- 7 the Lot of Epenetus Platt twelve Rods broad at ye pond and thirty two Rods at ye creek.
- 8 the Lot of John Brush eight Rods Broad at ye pond and twenty seven at ye Bay.
- 9 the Lot of y^e Sammises nine Rods Broad at y^e pond and twenty eight at y^e Bay.
- 10 the town Lot ten Rods Broad at ye pond and twenty eight at ye Bay.
- 11 the Lot of John Addams fifteen Rods Broad at y^e pond and forty nine at y^e Bay.
- 12 the Lot of Jonas wood Bounded By the Lot of John addams and by y^e Bay and y^e Lot of Epenetus Platt and y^e Lot of Thomas Brush upon y^e east side of y^e neck in y^e former devisions.

May 28, 1707.

THOMAS WICKES.
JOHN ADAMS

(File No. 117.)

[LAND RECORD.]

[No date, probably 1708.]

Timothy Conkling sales to Jacob Brush Jun four Acers of Land lying In ye west necke Joyning to Thomas brush on ye nor west side jonin to ye Round hole at ye east end 40 long 16 Rod & a halfe wide.

Jacob Brush sells to Timothy Conkling four Acres of new land lying on ye south side ye sd. Tim Con joyning to ye same 40 Rods In length 16 & a halfe broad. Timme lying one north side on ye south by a high way.

(Book Land Grants by Trustees, p. 32, "A".)

[EXTRACT FROM LETTERS PATENT TO JOHN MOUBRAY.]

[1708, Oct. 9.]

Extract of Letters Pattent Granted unto John Moubray bearing Date the Ninth day of October 1708 Recorded in liber Pattents No 7, Page 398.

A Certain piece of land on the south side of Long Island Called Nasaw in the County of Suffolk Begining from the South bay up Osawack Brook or River to the Countrey road northerly and from along the said Country Road westerly Till it Comes to the East Brook of Appletree neck upon a South line and from thence along the South bay to the mouth of the said Osawack Brook or River.*

A. True Coppe.

(File No. 83.)

^{[*}This relates to premises outside of the town of Huntington.—C. R.S.]

[1709, Nov. 29.]

New Yorke 29 day of Nov. 1709.

Then Rec^d of Capt Thomas Higbey Co¹ of Huntington in Suffolk County by y^e hands of Anthoney Waters the summe of Thirty five pounds nine shill. & seven pence halfe penney & seventeen shill^s & 9^d for y^e treasurers salary being for taxes Laid upon them by an act of assembly being an act for Raising six thousand pounds. Payable y^e Last day of this Instant I say Rec^d by mee.

£35 9 7 17 9 for y^e Treasurer.

A. D. PEYSTER treasurer

£34 07 4

New Yorke 29 Nov^r 1709.

Then Rec^d of Capt. Thomas Higbey Coll^r of Huntington in Suffolk County by y^e hands of M^r Anthony Waters y^e summe of thirteen pounds five shills & 2^d & six shills & 4^d for y^e Treasurer salary being for taxes Laid upon them by an Act of Generall assembly for Levying £756 4s Payable primo Dec. Next I say Recd by mee.

13 5 2 6 4 for y^e Treasurer A. D. PEYSTER
Treasurer

£15 11 6 (File No. 107.)

[TOWN MEETING.*]

[1710, May 2.]

May the second 1710 att a town meetting were Chosen

[*This is the first record of a town meeting found in the records after December 27, 1699, a period of about ten years. The minutes of town meetings covering these ten years were probably lost many years ago.—C. R. S.]

Justis wickes Justis wood Cpt. wickes Epenetus Platt John Ketcham John brush and Joseph Rogers trustees for

this present year.

Cornelius Smith was Chosen Constable on the same day as abov sd. the same day was Epenetus Platt Chosen toun Clarke for the present year the same day was Justis Wickes and Epenetus Platt Chosen assessors the same day was Justis Wickes Chosen Supravisor.

The same day was John Wickes Juner Chosen Col-

lector.

The same day was Cpt wickes and Justis wood Chosen to take an accunt of intested Estates:

The same day was Capt wickes Justis wood Epenetus Platt and John Ketcham Chosen Surveyers for this present year.

The same day was Jonas Platt Juner Chosen pound keeper and to pay to the town a quarter part of the bene-

fitt of the pound.

Also the same day itt Voated att the town meeting that the peice of Land belonging to the town joining to the Land of Jacob Conklin Lying upon the halfe neck at south shall be put to sale by the town upon the ninth day of this instant month in the after part of the day:

(Town Meetings, p. 217.)

[TOWN MEETING.]

[1710, May 9.]

May the 9th 1710 Acording to a town voat att a town meeting the second of this instant the trustees have sold a peice of Land on the halfe neck forty rods wide a Cross the said Neck to Jacob Conkline for ten pounds he being the highest bider:

(1 Town Meetings, p. 217.)

[TRUSTEES' MEETINGS.]

[1710.]

5th Meeting was at Mr plattes ye 23 day of * * at night about ye space of 2 hours to grants land Eb. Blacly.

ye 7th Meeting was at Mr woods at night ye 12 day of August abut ye space of 2 hours to grant land then absent Mr Platt.

The eight Meeting was at Mr plats ye 2nd of august at

night to grant land then absent Mr Wood.

The 9th Meeting was at Mr plates September ye 2d to grant land In ye Daie time about ye space of 2 hours about highways & to grant land then absent Captain Wickes. the 10th meeting was at Mr plattes october ye 22d about ye space of an hour & halfe to grant land then Absent Mr Wood.

Trustees Meetings In ye year 1709.* (File No. 81.)

[ASSIGNMENT OF PATENT TO EATON'S NECK.]

[1710, Nov. 22.]

Know all men by these presents that I Alexander Bryan

^{[*}If the town trustees at this period kept minutes of their proceedings in book form, such books were long since lost, and we have to rely on loose slips of paper which were found about fifteen years ago in the old town chest and were then carefully examined, classified and filed. The grants of land made by the trustees and the laying out by the surveyors, were recorded in books and are now in the town clerk's office. These grants and surveys are very numerous and are omitted from this volume in order to print them separately.—C. R S.]

of Huntington in the County of Suffolk on the Island of Nassau in the Colony of New York, do assign and make over from me and my heirs the within written Pattent (the Dongan Patent of Eaton's Neck,) with all the privileges therein expressed excepting the southwest halfe of the beach unto John Sloss of Fairfield his heirs and assigns, as witness my hand this 22nd day of November 1710

Signed and delivered

in presents of us

ALEXANDER BRYAN

EPENETUS PLATT
JOHN SLOSS

November 22 1710

Their appeared before mee in person of Alexander Bryan and acknowledged the above assinement to bee his actt & Deed before me.

JOSEPH BUDD Justes.*

(File Eaton's Neck Papers, G.)

[THE NEW CHURCH.]

[1711, May 1.]

Whereas at a town meeting the first of may in the year 1711 it was voated in the town meting whether they were willing to build a new meeting house and it was a Clear voat that it should be don by the town and that the trustees should have the Managment of the whole matter. These are to desire all who are willing that it should be don according to the agreement made with the town the

^{[*} The Dongan Patent of Eaton's Neck to Alexander Bryant and Richard Bryant, of which this is an assignment, will be found printed in Vol. I, Huntington Town Records, page 451.—C. R. S.]

day aboved that it should stand in the hollow in the same place where the ould meting house now standeth or near there abouts wold signifye the same by setting here to thire hands and fixing the sums to their names that they are willing to pay towards the building the same.

0 1 1								0							
														£.	S.
John Sammis		•		•		•		•		•				10	0
Jacob Brush .	•				•		•		•				•	05	0
Timothy conklen		•		•		•		•		•		•		05	0
Thomas Brush sen	yer		•		•		•		•		•		•	08	0
		•		•		•		•		•		•		20	0
James freeze	•				•		•		•				•	02	0
John Titus .		•		•		•		•		•		•		03	0
Henery Titus .	•		•		•		•		•		•			05	0
John Conkline	•	•		•		•		•		•		•		о б	0
abiall Titus .			•		•		•		•					02	0
James Chichester J	u.	•		•		•		•				•		03	0
James Chichester			•		•		•							05	0
Jcob Brush .		•		•		•		•						02	0
David Rogers .					•		•		•		•				
Nathaniel ketcham						•								об	0
daniel Chitester	•				•		•						•	02	0
John deanes .		•		٠		•		•		•		•		02	0
Jeremiah wood	•		•		•		•		•		•		•	00	3
mickel Wareng	•	•				•		•		•				OI	0
Eponetus Platt			•		•		•		•		•			20	0
John brush and his	sor	ıs		•		•		•		•		•		05	0
John Rogers .	•		•		•		•		•		•	٠		20	0
John Ketcham		•		•		•		•		•		•		05	0
Zebulun Whitman	•		•		•		•		•		•		•	03	0
John wood hunter		•		•		•		•		•		•		3	0
Benjamin Tedd					•		•		•					I	IO
Edward Brush		•		•		•		•		•		•		3	
Richard brush .					•						•			5	0
Jeremiah Hobert J	une	r.						•		•		•		2	0

thomas Ketcham								4	0
nathaniell Whitman							•	2	0
Ephraim Ketcham			•					3	0
Robert Brush .				•				20	0
David sammis .								30	0
John Ketcham Juno	r							02	0
Timothy Conkline								0	20
Abiel Titus								3	0
James white .			١.					3	0
Silas Sammis .								3	0
Thomas Brush								3	0
(File No. 132.)									

[TOWN MEETING.]

[1711, May 1.]

Att a town Meeting the first of may in the year 1711:

Were Chosen for trustees for this present year Justis John Wickes Just John wood Capt: Thomas Wickes John Ketcham John brush Epenetus Platt and Joseph Rogers the day above written Jeremiah Hobard was Chosen Collector for this present year:

The same day was Jonas Platt Juner Chosen Constable for this year the same day was Justis Wickes and Epenetus Platt Chosen Assessors for this present year.

The same day was Epenetus Platt Supravisor for this year.

The same day was Justis wood Cpt Wickes John Ketcham and Epenetus Platt Chosen Surveyers for this present year.

The same day was Epenetus Platt Chosen toun Clarke for this present year.

The same day was Jonas Platt Juner Chosen pound keeper for this present year.

The same day it was Voated in the town meeting Whether they were willing to build a new Meeting house and it was A Clear voat that it should be done by the town and that the trustees should have the Management of the whole matter according to their discression.*

(Town Meetings, p. 218.)

[DEED. ALEXANDER BRYANT AND WIFE TO JOHN SLOSS.]

[Description.]

[1711, Sept. 11.]

Conveys: All that certain tract or parcel of land mannour or lordship situate lying & being within the limits of Suffolk County on the island of Nassau or Long Island to the east of Huntington Bay stretching unto the sound & bounded on the south & west & north & northeast by the salt water & on ye southeast by the equal fourth & quarter part of ye brook† that leads to Crab meadow containing by estimation fifteen hundred acres be the same more or less Together with all its Right's Members Institutions & appurtances, & also all houses edifices buildings barns stables

^{[*}This vote at a town meeting upon the question of building a meeting house shows how thoroughly the church and the town government were blended. The old meeting house on "meeting house brook" (now Prime Avenue), was built about 1665, forty-six years prior to the date of this record. It was probably small and inconvenient and the increasing population doubtless required better accommodations. As we shall soon discover, the choosing a location for the new meeting house occasioned a violent controversy.—C. R. S.]

^{[†} This word "brook" is probably a clerical error made in recording. It probably should be "beach."—C. R. S.]

orchards, gardens, yards backsides easements lands tenements proffitts meadows feedings pastures woods, underwoods ways rents issues profits emolluments commodities common of pastures heredettaments & appurtances to said tract or parcel of land mannor or Lordship & other the premises of every part or parcel of them belonging or in wise appertaining etc.

(File Eaton's Neck Papers, I)

[EXCHANGE OF LAND. JOHN ROGERS.]

[1712, March 10.]

These presents testifyeth an agreement and Exchange of Land betwen John rogers of the town of Huntington on the one part and Jonathan Scuddar of the afore sd. town on the other part have Exchanged two Certain pieces of Land Know ye there for that the afare sd. John Rogers have and do by these presents Change Six acres of Land with the afor sd. Jonathan Scudder situate. Lying and being in the west neck on the west side adjoining to the South side of the sd. Jonathan Scuddars Land I do by these presents Change for six acres in the west neck att the south end of the sd. John rogers his Land I do by these presents alienate assigne and make over the afore sd six acres of land from me my heirs exe and adms for ever to the afore sd Jonathan Scuddar to him his heirs exrs. admrs, and assignes for ever to have hold use occupy and enjoy forever and do by these presents promise and engage my selfe &c to defend the sd land from any person or persons whatsoever that shall or may Lay any just Claim to the same to hinder the sd. Jonathan Scudder or his successors in his or their quiett possession In testimony where of he the sd. John rogers hath sett to his hand and

fixed his seale the tenth day of march in the Eleventh year of the reigne of Queen Anne of Great brittain and in the year $17\frac{11}{12}$

Signed sealed and delivered JOHN ROGERS [Seal.]

in the presents of us

JONAS PLATT EPENETUS PLATT

Memorandum that on the 10 of March 17¹² Appeared before John wickes one of his Maj Justices of the peace for the County of Suffolk the within named John Rogers and doth acknowledge The within writen convaince to be his free and vollantary act and deed.

Test. JOHN WICKES.

(File No. 95.)

[DIVISION OF JONAS WOOD'S LAND.]

[1712, March 20.]

Whereas Jonas wood of Huntington of Late deceased did Leave all his right of meadow and upland on a neck on the South side of this Island on a neck Comonly known by the name of the East neck to his three sons Jeremiah, Jonas and Timothy wood and Epenetus Platt owning Jonas his part there fore we the sd. Jeremiah wood Timothy wood and Epenetus Platt have made a division by Lott as followeth two Lots on the west side of the sd. neck falleth to Jeremiah wood and the two Lots on the East side of the sd. neck falleth to Timothy wood and the Lott Called the Comon meadow Lott falleth to Epenetus Platt and this is to Remaine as a division to us and Each of us our heirs and assigns for ever as witness our hands this twentyeth day of march in the eleventh year of the Reign of Queen Anne and in the year 1711

(File No. 97.)

[TOWN MEETING,]

[1712, May 6.]

Att a town meeting the 6th of may in the year 1712.

Were Chosen for trustees for this present year Just John Wickes Just John wood Cpt thomas Wickes John Ketcham John brush Epenetus Platt and Joseph Rogers the day above written Jeremiah Wood was Chosen Collector for this present year.

The same day was David Sammis Chosen Constable for this present year.

The same day was Justis wickes and Epenetus Platt chosen assessors for this present year.

The day above written Epenetus Platt was Chosen supravisor for this present year.

The same day Just wood Cpt. wicks John Ketcham and Epenetus Platt were Chosen Surveyers for this present year.

The same day was Justis wood and Cpt. wickes Chosen to take an acount of intested estates.

The same day was James White and Daniell Kelcy chosen to gather the ministers rate this present year.

The same day was Epenetus Platt Chosen town Clarke for this present year.

The day above sd. it was voated and granted by the major part of the town that Daniell Kelcy should have Leave to sett his house 6 or seven foot into the street.

The same day it was voated by those Conserned in the Eastern purchases that Jeremiah Platt shall and may Chang twenty acres of Land taking it up by his house and Laying down so much at moses pound.

May the 6th 1712 at a town meting Huntington It was voated and agreed to by the major part of the town that the Little neck should be Lett out for ten years to the

hiest bidder and John wickes Juner bid four pounds one shilling and three pence and no man bid more this four pound one shilling and three pence is for a year and every year during the terme of ten years and the money is to be paid in the month of march in every year.

(Town Meetings, p. 219.)

[AGREEMENT TO ENGAGE ROBERT MACBETH TO TEACH SCHOOL.]

[1713, April.]

Whearas Robert Macbeth offereth to teach scool in this town of Huntington both Reading Righting and Arethmatick we whose names are under written Considering that Ignorance and Illiteratness is the broad way to prophainesse and on the Contrary that Learning and virtue is the way to true pyety therefore Considering the advantage of Learning and the disadvantage on the Contrary we think fitt for to Accept of the above sd. offer and for to pay unto the sd. Robert Macbeth If he shall proceed and do the office of a school master to the best of his skill by teaching to Read Right and arethmatick the severall sums we do affix to our names and to pay the same quarterely and att four even payments with in the year from this present date as witness our hands this—day of aprille in the twelft year of the Reign of Queen Anne of Great brittain.

(File No. 97.)

[TOWN MEETING.]

[1713, May 5.]

Att a town meeting Huntington may the fift 1713, were Chosen for trustees this present year.

Jus. John Wickes Just John Wood Cpt. thomas Wickes Epenetus Platt John Ketcham John brush and Joseph Rogers.

The day above written Charles Saxton was Chosen Con-

stable.

The same day Jonathan Scuddar was Chosen Collector.
The same day Justis Wickes and Epenetus Platt were
Chosen assessors.

The same day Justis John wickes was Chosen supravisor. The same day Epenetus Platt was Chosen towne Clarke.

The same day was Justis wood Cpt Wickes John Ketcham and Epenetus Platt chosen for surveyers

The same day Justis wood and Cpt wickes were Chosen to take an acount of Intested Estates.

The same day It was voated and agreed that the Constable shall take Care that the boys and young people in this towne in time of servis on the Lords day do keep with in the house and from playing.

May the fift 1713.

Where as att a towne meeting on the sixt day of may Last past the towne Lett the Little neck to John wickes for the terme of ten years and Reserved Liberty to Butt timber and sundry persons having abused that Liberty by breaking the fence to the prejudice of the sd. wickes and his associates there fore it was voated at this towne meeting and agreed to by the major part of the towne that noperson Whatsoever shall Cut any timber of any sort except those that have hired the sd. neck for the fenceing and securing the same.

(Town Meetings, p. 220.)

[NEW LAND DIVISION ORDERED.]

[1713, May 11.]

Att a meeting of the trustees on the Eleventh of may 1713.

It was voated and agreed by the trustees that there shall be a division of Land of ten acres on a hundred and it is now Stated as former divisions by the trustees all present.

JOHN WICKES, Pd*

(Town Meetings, p. 221.)

[DIVISION OF THE PROCEEDS OF A SALE OF LAND.]

[1713, Dec. 14.]

December the 14, 1713 an account of the mony Received of Jacob Conklin for the Land Sold him by the town and how divided.

Hund	dreds				
3	3	to Justis Wickes and his sons	00	4	6
.;	3	to Epenetus Platt	00	4	6
	I	ditto to Ep. Platt for tho ketcham	00	I	6
: 2	2	to Jonas Platt Juner	00	3	0
. :	$I\frac{1}{4}$	to will Jervis	00	I	$10\frac{1}{2}$
\	I_z^1	to Cpt. higbee	00	2	3
į,	$1\frac{1}{2}$	to alexander bryan	00	2	3
	I	to obadiah Rogers	00	I	6
	$I^{\frac{1}{2}}$	to Epenetus Platt for Richard Gilder-			
		sleeve	00	2	3
š.	I	to Joseph Rogers Ep. Received	00	I	6
	$I_{\frac{1}{4}}$	to William Jervis Junor	00	I	$10\frac{1}{2}$

^{[*}The seven town trustees, though annually elected, usually continued in office many years. The board chose its own president and all papers executed by the trustees were signed by the president only and were usually authenticated by the town's seal. John Wood was president of the board from 1697 to 1701: then John Wicks was chosen and held until 1722; then Epenetus Platt was elected and he held the office until 1735.—C. R. S.]

	HUNTINGTON TOWN RECORDS.			313
3	to Justis wood	00	4	6
2	to Jeremiah Smith	00	3	0
2	to John brush	00	3	0
4	to nathaniell Ketch 2 that was Sam ¹¹		J	
	titus his	00	6	0
3	to Samuell Smith	00	4	6
$\frac{1}{2}$	to Jeremiah Sammis	00	0	9
I	to Sam ¹¹ Smith for abraham Cory	00	I	6
$\frac{1}{2}$	to abraham smith	00	00	9
2	to Cpt wickes	00	03	0
$4\frac{1}{2}$	to widow fleet	00	об	9
81/3	of lyas sammis ½ hundred of david Sammis 2 of the brushes 2 of his own	00	13	3
2	to Jonathan scudder	00	03	0
I	to John titus	00	OI	6
I	to Jonas platt sener	00	OI	6
$\frac{1}{2}$	to tim Karle	00	00	9
	to Cornelius smith	00	00	9
$\frac{1}{2}$ $\frac{1}{2}$	to timothy brush	00	00	9
I	to abiell titus Ben Jeecl	00	OI	б
4	to tho smith I hundred bented	00	06	0
I	to abiell titus Juner	00	οI	6
$\frac{1}{2}$	to Robert brush	00	00	9
$I\frac{1}{3}$	to John platt	00	02	0
$4\frac{1}{2}$	to John whitman 3 of John skid- mores \frac{1}{2} of the whithed	00	06	9
I	to Zebulun W nitman	00	OI	6
2	to Jeremiah and timothy wood	00	03	0
2	to Joseph and Sam ¹¹ whitman	00	03	0
8	to Jont Lewis 3 of bunces 2 of John			
	Ingalols .	00	12	0
$\frac{1}{2}$	to John brush Juner	00	00	9
I	to Samuell wood	00	00	9
2	to John Sammis	00	03	0
I	to Nathaniell Whitman	Ó	OI	6

2	to William Jonson for John highe	00	03	0
$\frac{1}{3}$	to william Jonson	00	00	6
2	to benjamin scudder	00	03	0
I	to Jonathan Rogers Juner	00	OI	6
2	to nathanille foster	00	03	0
$\frac{1}{2}$	to Jebush Jervis	00	00	9
$\frac{1}{2}$ $\frac{3}{4}$	to timothy Conkline sener.	00	00	9
$\frac{3}{4}$	to Eliphalett Jervis	00	OI	$I\frac{1}{2}$
2	to Jeremiah platt	00	03	0
I	to John Adams	00	OI	об
$\frac{1}{2}$	to Timothy scuder	00	08	03
$\frac{1}{2}$	to Jeremiah smith Juner	00	00	09
I	to Thomas Cory	00	OI	об
3	to Justis wickes and his sons	I	10	0
$3\frac{1}{2}$	to Epenetus Platt 2 hund. nat.			
	williams 2 Jont scudder one	4	05	0
	½ of tim Conklin Jr.) to Justis Wood		τ.ο	0
3		I	10	0
2	to Cpt. Wickes to Jonas Platt Juner	OI	00	0
2		OI	00	o 6
I 1/4	to Will Jervis to Cpt. Higbee	00	12	
$7\frac{1}{2}$ $1\frac{1}{2}$	to Alexander bryan	03	15	0
$\frac{1}{2}$ $\frac{1}{2}$	to Epenetus Platt for Richard gilder	00	15	U
12	sleeve	00	T	0
I 1/4	to William Jervis Juner	00	15 12	0
2	to Jeremiah Smith	00	00	0
2	to John brush	OI	00,	0
2	to nathaniell Ketcham	OI	00	0
3	to Samuell Smith 10 shillings drawback		10	0
$\frac{1}{2}$	to Jeremiah Sammis	00	05	0
2 I	to sam smith for abraham Cory	00	10	0
$\frac{1}{2}$	to abraham smith	00	05	0
$4\frac{1}{2}$	to widow fleet	02	05	0
	to Jacob Conklin 10 draw back	03	08	4
2 3		3	-	-

I	to Jacob Conklin for James Chichester	00	10	0
I	to John titus	00	IO	0
I	to Jonas Platt sener	00	10	0
$3\frac{1}{2}$	to Timothy Karle of John platt 1 of			
	Josiah foster	OI	15	0
$\frac{1}{2}$	to Cornelius Smith	00	05	0
$\frac{1}{2}$	to timothy brush	00	05	0
I	to abiall titus senor. Ben Jeed	00	IO	0
6	to the Smith I hundred of bented I of)			
	tho Ketcham I of obediah Rog. twen-	03	00	0
_	ty shillings of tho Smith draw back			
I	to abiel titus Juner	00	IO	0
$\frac{1}{2}$	to Robert brush	00	05	0
$8\frac{1}{2}$	to John whitman 3 of John Skidmores $\frac{1}{2}$ of the whithed 2 of Jer. hobart one of	04	05	o
	Joseph whitman 1 of nathan whitman	04	03	J
I	to Zebulon Whitman	00	IO	0
I	to John Lewis for sam. Whitmans			
	hundred	00	IO	0
I	to Sam Sopar that was Sam ted 2 & \	00	10	0
	9 draw back for Rate	00	10	U
2	to Jeremiah and timothy wood	OI	00	0
$\frac{1}{2}$	to John brush Juner.	00	05	0
I	to Sam ¹¹ wood	00	IO	0
2	to John Sammis	OI	00	0
I	to Nathaniell Whitman	00	IO	О
2	to William Jonson for John higbee	OI	00	О
3	to William Jonson	00	03	4
2	to benjamin Scudder	OI	00	0
I	to Jonathan Rogers Juner	00	IO	0
$\frac{1}{2}$	to Jebush Jarvis	00	05	0
1 1 2 3	to Timothy Conklin sener	00	05	0
-	to Eliphalett Jarvis	00	07	6
2	to Jeremiah platt	OI	00	0
I	to John Adams	00	10	0
$5\frac{1}{2}$	to Timothy Scuder	02	15	0

	$\frac{1}{2}$	to Jeremiah Smith Jun ^r	00	05	0
	I	to Thomas Cory	00	IO	0
	$2\frac{1}{2}$	to Joseph Veale	OI	05	0
	12	to Joseph Veale Reseved for his sister	00	15	0
		The half * * hollow Hills.			
Hu	ndreds				
	I	to Jonas Smith	00	10	00
	2	to Ephram Ketcham	OI	00	00
	3	to Thomas skidmore	OI	IO	00
	$I_{\frac{1}{4}}$	to Thomas Jarvis	00	I 2	06
	2	to Tho nockes	10	00	00
	I	to Tho. soper to Jonathan Scuder	00	IO	00
	3	to Henry titus	00	IO	00
	2	to Joseph wood Juner	01	00	00
	I	to John wood sen.	00	IO	00
	2	to Thomas Brush sener.	00	05	00
	$I_{\frac{1}{2}}$	John Brotherton	00	I 5	00
	2	to Richard Brush	10	00	00
	I	to Ephram Chichester	00	IO	co
	2	to William soper	OI	00	CO
	2	to Thomas Willits sener.	OI	00	00
	3	to John Higbee	OI	IO	00
	$1\frac{1}{2}$	to Joseph Adams son of Jeremiah			
		Adams	00	15	00
		ditto for a ½ hundred to Jacob Brush			
		sener.	00	05	00
	2	hund. of moses Vail paid to Cornelius			
		Hart	OI	00	00
		the westerd perchas			
Hu	ndreds	J.			
	I	to Jonas Smith	00	OI	об
	2	to Ephraim Kellam	OÒ	03	00
	2	to John Cranfelds Recd. By Nathanill			
		Ketcham	00	03	00
	3	to Thomas skidmore	00	04	об

4	to Thomas Jarvis	00	OI	IO
2	to tho. nokes	00	03	00
I	to tho. sopers paid to Jonathan Scuder	00	OI	06
3	to Henry titus hundred of his fathers			
	hundred	00	04	об
	½ to Jacob Brush sener.	00	00	09
2	to Joseph wood Juner	00	03	00
I	to Timothy Conklin Junor	00	OI	06-
I	to John wood sener	00	OI	06
2	to Thomas Brush sener	00	00	09
I	to John Brotherton	00	02	03
	to Joseph plate	00	OI	00
2	to Edward Brush	00	03	00
2	to Thomas wickes Jun Jonathan			
	Horned hund.	00	03	00
I	½ to Richard Brush	00	02	03
I	to Ephriam Chichester	00	OI	06
	to John Conklin	00	00	09
I	to nathan whitman	00	OI	06
2	Joseph Udall	00	03	09
I	to Joseph Adams son of Jeremiah			
	Adams	00	02	03
	ditto for ½ hundred of Jacob brush			
	sener	00	OI	$OI_{\overline{2}}$
2	hund. of Moses Vail paid to Cornelius			
	Hart*	00	03	00
	(File No. 102.)			

[*This is the first instance of a division of the proceeds of a sale of lands by the town trustees among those who contributed to procuring the Colonial grants to the town. Jacob Conklin, who bought the land, was a noted person of the period. He bought large tracts of land, chiefly about Half Hollow Hills, and was the ancestor of the late Jesse Conklin, of Babylon. How he acquired the large sums of money which he disbursed during this period in the purchase of lands was a mystery never fully solved. The list is valuable as showing the names of residents of Huntington at that time.—C. R. S.]

[TOWN MEETING.]

[1714, May 4.]

Att a town Meeting in Huntington May the 4th 1714 Were Chosen for trustees this present year Jus^t John Wickes Just John wood Cpt Thomas Wickes John Ketcham John Brush Joseph Rogers and Epenetus Platt.

The day above written John Bryan was Chosen Con-

stable.

The same day Nathaniell Ketcham was cosen Collector.
The same day Justis wickes and Epenetus Platt were
cosen assesors

The same day Justis Wickes was chosen supravisor.

The same day Epenetus Platt was Chosen town Clark.

The same day was Justis wood Cp^t Wickes John Ketcham and Epenetus Platt chosen for surveyers

The same day Justis wood and Cpt Wickes were Chosen to take an account Intested Estates

The same day Jonas Platt Juner was Chosen pound keeper.

Att A town meeting may the 4th 1714.

It was voated and agreed to by the Major part of the town to sell so much Land as will defray the money that was Last year Expended about our town are ages of quitt rent.

(Town Meetings, p. 221.)

[FAMILY RECORDS. HUBERT, KETCHAM, CARTER.]

[1714—1682.]

Jeremiah hubart mared to Rebeckah Brush on the

eight Day of febuarey In the year 1682

Jeremiah hubart son of Jeremiah hubart born ln ye eight Daye of Jenuarey In ye yeare 1683

Esekell hubart son of Jeremiah born in september the 15th 1686.

Elisabeth hubart Dafter of Jeremiah hubart was born in febuarey the 4th 1689.

Joseph hubart son of Jeremiah hubart was born In Nov ember the 6th 1692

Elisebeth Ketcham Dafter of Samuell Ketcham Jun^r was Borne ye fifteen Day of Jeanuary In ye year of our lord 1698.

Mary Ketcham Dafter of Samuell Kectam Jun^r was born y^e 18 Daye of August In y^e yeare of our lord 1699.

Deberah Ketcham Dafter of Samuell Ketcham Jun^r was borne ye 8 day of May In ye year of our lord 1701. Samuell Ketcham sone of Samuelle Ketcham Jun^r was

Samuell Ketcham sone of Samuelle Ketcham Jun^r was borne ye 15th Day of March In ye yeare of our lord 1706.

(Book Surveys and Land Grants, pp. 152-3.)

John Ketcham son of John Ketcham was born In febuary ye 2d In ye year 1689.

Phillip Ketcham son of John Ketcham was born In ye seventh of March in ye year 1691

Elisebeth Ketcham Dafter of John Ketcham was born In Aprill ye 22 1693

David Ketcham Son of John Ketcham was born In August ye 19, 1695.

Lavina Ketcham Dafter of Thomas Ketcham was born ye 13th Day of March In ye year 1704.

Rebeca Ketcham Dafter of Thomas Ketcham was born ye twenty eight Day of Aprille In ye year of our lord 1708.

(Book Surveys and Land Grants, p. 155.)

Sarah Carter Dafter of Mary Carter was Born yeseventh Day of Jeanuary In yes years of our Lord Christ 1703.

(Book Surveys and Land Grants, p. 157.)

Jemina Scuder Dafter of Jonathan Scuder was borne In ye six Day of october In ye year of our Lord 1708.

Jonathan Scuder son of Jonathan scuder was born the

second Day of March In ye year of our Lord 1710.

Jacob Conklen sonn of Timithy Conklen Juner was Born the twenty of March In ye yeare of our Lord 1697.

Timithy Conklen sonn of Timithy Conklin Junr was born ye twenty one of febuarey In ye yeare of our Lord 1698.

Ebishebey Conklin Dafter of Timothy Conklen Jun^r was Born In August y^e 14th 1702.

Thomas Conklen son of Timithy Conklen Junr was born

in Desember ye twelfe In ye year 1704.

Jeremiah Conkling Son of Timothy Conkling Jun^r was Born y^e twelfe Day of August In y^e yeare of our lord 170%.

Sarah Conkline Daughter of Timothy Conkline Juner was born on the twenty Eight day of January in the year

of our Lord Christ 1711

David Conkline and Mary Conkline son and daughter of timothy Conkline Juner was born on the twenty Ninth day of March in the year 1714.

(Book of Surveys and Land Grants, p. 152-3.)

[A PERPETUAL COMMON.]

[1715, March 11.]

March the 11th 1714

At a trustee meeting and all the trustees present it was

voted and agreed to that all the undivided Land between grounnut hollow and stoney brook shall be and Remain to the towns use for perpetuall Comons also it was voated and agreed to that all the undivided Land from the East side of the hollow that is Called the Crooked hollow along by the old path to the hollow ponds and so to the west side of the south hollow that goeth down by Jeremiah huberts shall bee and Remain for perpetuall comons.

JOHN WICKES pd.

(Book Land Grants by Trustees, p. 100.)

[THE NEW CHURCH.*]

[1715, March 18.]

These are to give notice unto all the In habitants of the towne of Huntinton that the Majer part of sd In habitants Doth agree to gitt timber for a new meting house; to be sett upon the East hill a Cording to Lott all Redy Drawd: yt sd In habitants * * part of sd Inhabitants that are willing to premot such a Desine may apere att the house of Justice wood of sd. toun and thay may have there order what to Do upon the beginning of next weak to say on Monday Morning at Eight of the Clock Datted at Huntinton March 18 Day and in first yere of the Rayn of our sovarane Lord george: King of gratt Brittain Anno Dom 1715

(File No. 111.)

[THE NEW CHURCH.]

[No date.]

The west end men that Consented to the Lott.

^{[*} The people in the "west end", so called, wanted the meeting house built in the hollow where the old one then stood; those at the "east end" wanted it on the hill where the present Presbyterian Church stands.—C. R. S.]

Epenetus Platt John brush tho brush nathan whitman Jeremiah Hobart Jont Scuddar Jeremiah wood James Chichester Junr John Conkline Nathnl Williams John sammis obadiah Rogers Cornelius smith James White david sammis Silas sammis Edward brush nathaniell Whitman John Whitman Joseph Whitman Joseph Rogers.

The men of the west end that did not Consent to Casting a Lott Jacob Conkline tho Ketcham Ephraim Chichester Sam¹¹ Ketcham Sam¹¹ Ketcham Jun^r Ephraim Ketcham Isaac Sammis Sam¹¹ Whitman Zebulun Whitman Richard brush Benjamin Tedd david Rogers Jacob brush Henry titus tho brush sener James percs Jacob brush Juner John Rogers James Chichester daniell Chichester timothy Conkline tim Conkline Juner John Ketcham John Ketcham Juner philip Ketcham John titus nathaniell Ketcham abiell titus Juner abiell titus John davis george perks george Debill James Kelcy Jere Hobart Juner Robert brush John brush Juner Isaac brush John wood John peebody timothy wood.

(File No. 112.

[THE NEW CHURCH.]

[1715, March 25.]

March ye 25, 1715.

To the trustees that are for Building the meeting hous In ye hollow Conterary to the lott Cast wee tender you to Leave Itt to three ministers you Chousing one and wee the other upon the main side and the too ministers so Chousen to Chouse the third to Judge whether wee ought to stand to the Lott or no you Sending one man and we another to aquaint them how the matter is for peace and quiettness Sake that Soo we may be united amoung us and that wee

may live to gether like Christians as wee ought to do wee Desir you to your answer by the 26th of this Instant.

(File No. 110.)

[LEFT TO ARBITRATION.]

[1715, April 15.]

Huntington Apariel ye 15, 1715.

Whereas there is a defaranc in this toun a bout seting a meeting hous the toun hath chos Ten men for a Comitte to a gree to leve the defarnc to the Judgment of men wee hav mutaly agreed to Leve the whol matar In defarnc to Mr magnis minister of Jemeco and Mr pomarary minastar of neutoun and Mr wolcy of oystar bay to meake a full determination of ye matar wher ye meeting hous shall stand and wee hav a greed to send ten men of each party to releat the whol matar to them.

(File No. 113.)

[THE TOWN TAX.]

[1715, April 30.]

Southold ye 30th April 1715.

Then Received of Mr Nathanail Ketcham collecter of Huntington by the hands of Mr Jacob Brush a Receipt for ye payment of 13 12 6. unto John wickes esq and nine pounds seven shillings & six pence in money which is twenty thre pounds being ye sd Town of Huntingtons preportion of the County Rate made ye 5th day of October last by me

Benjamin Youngs

13 12 6 9 07 6 Treasurer

£23 00 0 (File No. 104.)

[TOWN MEETINGS.]

[1715, May 3.]

Att A town Meeting May the third 1715

Were Chosen trustees for this present year Justis Wickes Justis Wood Cpt Higbee, thomas Smith Joseph Rogers John adams and Epenetus Platt

The day abov sd Justis Wood and John adams were

Chosen assessors for this present year.

The day abov sd. Jonas Platt sener was Chosen Collector for this present year.

The day abovsd. John Wickes was Chosen Constable

for this present year.

The day abov sd. Justis wood Epenetus Platt John Wickes June^r and Jeremiah Wood was Chosen surveyers for this present year:

The day abov sd. Epenetus Platt was Chosen town Clerk

for this present year.

The day abov sd. Epenetus Platt was Chosen supravisor for this present year.

The day aboved Jonas Platt Jun was Chosen pound

keeper for this present year.

The day abov sd. Justis Wood and Cpt Wickes was Chosen to take an acount of intested Estates.

(Town Meetings, Vol. 1, p. 222.)

[THE NEW CHURCH.]

[1715, June 14.]

These presents testyfy that with a Designe of a Loving and amicable Issue of the unhappy Differences between the Inhabitants of the west part and the Inhabitants of the

east part of the town of huntington on Nassaw Island in the province of New yorke and in order to the peacable uniting of all the Inhabitants of sd. town in Worshiping the Lord god together in one place of Worship, there have been mutuall submissions and Condesentions between all the sd. Inhabitants as followeth viz Imprimis the sd. Inhabitants of the west part have submitted and doe hereby submitt and Condesend unto and agree with the sd. Inhabitants of the East part that full Liberty be granted to Remove the frame of the New meeting house Erected in the hollow unto the East hill so Caled and the demands of sd west part may be understood by the Condesentions of the Inhabitants of sd. East part On the other hand the sd Inhabitants of the East part have submitted and do hereby submitt and Condescend unto and agree with the sd Inhabitants of the west part that they sd. Inhabitants of the East part removing said frame from the hollow to sd East hill will make satisfaction to the sd west part for the Charges they have bin at for erecting sd. frame in money what hath bin paid in money and in manuall Labour answerably in Labour and will Erect sd. frame on sd. East hill and will also perfect the sd. house with all Convenient speed, the seating of sd. meeting house being Excepted Excepting also the Charges for the actuall Raising sd. frame in the hollow, and in testimony and for the Confirmation of all the above mentioned Condescentions and agreements Each Committee of the sd. parts of sd. town have hereunto sett to their hands in huntington this 14th day of June 1715 and in the first year of the Reign of kiug George of great brittain &c.

EPENETUS PLATT
JACOB CONKLINE
Committee for the west part
signed in the presents of
NATHAN GOLD

JOHN WICKES
JOHN WOOD
JOHN PLATT
JOHN WICKES Jun.
JONATHAN ROGERS

Joseph Bishop Elisha Holly WILLIAM JARVIS
ALEXANDER BRYAN
THOMAS JARVIS
THOMAS WICKES
ELIPHELETT WOOD
JOSEPH WOOD
CHARLES SEXTON

The Committee of the East part.

(Town Meetings, Vol. 1, p. 223,)

Huntington June 14th 1715

p^r Vote the Inhabitants of the East and West part of the town Convened in the meeting hous have all agreed that the agreements and Condescentions within be Entred upon the publick Record of the town pr. the town Clerk not one dissenting from this vote.

Entered on Record pr mee Epenetus Platt town Clerk. (Town Meetings, p. 124 and File No. 114.)

[AGREEMENT CONCERNING THE NEW CHURCH.]

[1715, June 24.]

Whereas there is a Mutuall agreement and Condescention between the East end of the town of Huntington and the west end about Removing the frame of the meeting house Erected in the hollow to the East hill as may apear by a wrihting baring date the 14th of this Instant June signed by a Comittee on Each part both East and west wherein it doth apear that the East part are to Remove sd. frame to sd. East hill at their own proper Charge and these are to make known to all persons both now and hereafter

to be Conserned that the west end (so caled and all those that were builders in the hollow are so distinguished from the East end.) are after the house is Erected on the sd. East hill and perfected according to agreement are to have Equall priveledge in and with the sd. house as if the whole town had built the sd. house in Equall proportion according to Estates in testimony where of and for uniting and Continuing us all in peace Love and unity and for preventing further discord and dissention amongst us and to shew our true design of peace we the principall members of the East part for our selves and our asosiates have sett to our hands in Huntington this 24th day of June in the first year of the Reigne of king george of great brittain ffrance and Ireland ano domini 1715,

WILLIAM JARVIS Jun
JOSEPH PLATT
BENJAMIN SCUDDAR
CORNELIUS SMITH
DANIELL KELCY
JOHN BRYAN
JEREMIAH SMITH
ELIPHALETT WOOD
CHARLES SEXTON
THOMAS WICKES
THOMAS JARVIS

JOHN WOOD
EBENEZER BLACHLY.
JOHN PLATT
THOMAS SMITH
JONAS PLATT
JOHN WICKES
his
THO X SKIDMORE
mark
JOHN WICKES Jn.
WILLIAM JARVIS
JEREMIAH SMITH

Entered pr me Epenetus Platt town Clerk. (Town Meetings, Vol. 1, p. 224, and File No. 115.)

[A LANDING PLACE.]

[1715, Sept. 19.]

September the 19th 1715.

By Vertue of an order from the trustees we have Laid

out A high way along by Mr Joneses Lott att the harbour four rods wide and also from that high way four rods wide Down to the Dock and so along by the dock to thomas Smiths meadow four rods wide and also we have Laid out from the dock by thomas Jervises a hy way four rods wide Round the norwest point of the meadow for the Conveniency of Coming at the Crick thatch: and also we Laid out four Rods wide from the dock by tho: Jervises Down to widow ffleets for a landing place.

JOHN WOOD JOHN WICKES Sarvayers

Recorded by me Epenetus Platt town Clerke. (Town Meetings, Vol. 1, p. 222.)

[DIVISION OF EAST NECK, SOUTH.]

[1716, Apr. 11.]

April the 11, 1716.

Articles of agreement made and concluded concerning the dividing the Land belonging to us on the East Neck without the fence is as followeth we have laid out three 300 hundred Rods North from the highway across the neck runing from Santepogue bounds to the path that leads up the neck to the town the first lot doth belong to John Sammis and is 37 rods wide the second lot doth belong to Jacob Brush Sen¹ and Tho⁵ Brush & is 37 rods wide the third lot doth belong to the Sammisses and is 36 rods wide the fourth lot is belonging to Joseph Wood Zebulun Whitman & Nath¹ Ketch™ and is 35 rods wide to be equally divided among them three in order as they are sett down. the fifth lot belongs to Richard & Thomas Brush and is 40 rods wide, the sixth lot belongs to Samuel Smith and is 115 rods wide: And all the Land on the East side of the path

to town and in the fork to Joseph Wood and Thomas Fleets bounds of their purchass and North to the head of the swamp and Westward to the path that leads to town and thence along the path to the neck fence belongs to John Brush Epenetus Platt, Jeremiah Wood and Timothy Wood to be divided by the John Brush Epenetus Platt Jeremiah Wood and Timothy Wood as they see cause as Witness our hands the day and year above written.

				JOHN SAMMIS
				his
				Jacob × Brush
				mark
				THOMAS BRUSH
\mathbf{I}^{st}	Lo	t 37 r	ods	SILAS SAMMIS
2	"	37	"	SAMUEL SMITH
3	"	36	"	ZEBULUN WHITMAN
4	"	35	"	Nathaniel Ketcham
5	"	40	"	Richard Brush
6	"	115	" Sam' Smith	John Brush
				Jeremiah Wood
		300	Rods	EPENETUS PLATT.

Recorded by me Clerk Epenetus Platt (File No. 118.)

[TOWN MEETING.]

[1716, May 1.]

May the first 1716.

Att A town Meeting were Chosen for trustees for this present year Jus John Wickes Jus John Wood Cpt Thomas Wickes Cpt Thomas Higbee, Epenetus Platt Joseph Rogers and John Wickes.

The same Day Epenetus Platt was Chosen town Clerk for this present year.

The same Day Phillip Ketcham was Chosen Collector

for this present year.

The same Day Thomas Brush Juner was Chosen Constable for this present year.

The same day was Jus John Wood and Epenetus Platt Chosen assessors for this present year.

The same day was Epenetus Platt Chosen Supervisor.

The same day Jus John Wood Epenetus Platt John Wickes Jun and Jeremiah Wood were Chosen surveyers for this present year.

The same day Jus John wood and Cpt thomas Wickes were Chosen to take an acount of intested Estates this year.

The same day it was voated that the surveyers should be fence viewers.

The same day it was voated that the Constable should take Care that there be no disorder on the Sabath in the time of Divine servis and to be paid for the same by the towne yearly.

The same day was Jonas Platt Juner Chosen pound

keeper for this present year.

The day above sd it was voated and Consented that they should have a sheperd in the town and that Eliph Risdon should be the man.

(Town Meetings, Vol. 1, p. 225.)

[1716, Dec. 18.]

New York 18 Dec. 1716.

Then Received of Mr Phillip Ketcham Collector of Huntington In Suffolk County ye sume of thirty eight Pounds eighteen shillings & eight pence half penny Tax Besides ye treasurers salary on ye fifth & sixth payment of ye £10000 Tax weh was payable ye Last day of May & ye Last day of November Last past I say Recd by me.

£38 18 8

A. D. PEYSTER treasurer.

(File No. 106.)

[JAMES WHITE'S FAMILY RECORD.]

[1717—1707.]

Stephen White the son of James White Was born the thirteenth day of october in the year of our Lord Christ one thousand seven hundred and seven.

James white and John White twins of James White were born on the twenty first day of September in the year one thousand seven hundred and nine.

Deborah White the Daughter of James White was born the twenty fift day of June in the year one thousand seven hundred & twelve.

Israell White the son of James White was born on the twenty third day of october in the year one thousand seven hundred and fourteen.

Peter White son of James White was born on the twenty seventh day of January in the year one thousand seven hundred and sixteen seventeen.

Recorded by me Epenetus Platt town Clerk.

[TRUSTEES' MEETING.]

[1717, March 16.]

At a trustee meeting the 16th of march 1716

We the trustees of the freeholders and Comality of Huntington do order and appoint that all the undivided Land joyning to the Round swamp which is on the south side of the Land of Joseph wood Juner at the hollow be Left and Remain for a perpetuall Comon for the public benefitt and good of the town and other his Majestyes Leige people for water and other benefits and we do order the town Clerke to enter this in the town book as a publick Record.

JOHN WICKES pd.

Entered acording to order pr me

Epenetus Platt town Clerk.

(Town Meetings, Vol. 1, p. 225)

[A NEW DIVISION ORDERED.]

[1717, March 20.]

Att A trustee Meeting the 20th of March 17¹⁶/₁₇ all being present It was agreed to Make a new division of ten acres to a hundred in the ould Division of this town.

JOHN WICKES pd.

(Book Land Grants by Trustees, p. 107.)

[1717, March 20.]

Memorandum, all the former Divisions in this town is put to gea * * is 46 acres to a hundred, except gift hundreds which is 38 and a halfe. March the 20th 17¹⁶/₁₇.

(Book Land Grants by Trustees, p. 106.)

[TOWN MEETING. MR. WOOLSEY TO ASSIST MR. JONES AS MINISTER.]

[1717, May 7.]

Att A town meeting may the 7th 1717. were Chosen for

trustees for this present year

John Wickes Esqr John wood Esqr Cpt thomas Wickes Cpt thomas Higbee Epenetus Platt Joseph Rogers & John Platt

The day abovesd were Chosen assessors for this present year John Wood Esq and Epenetus Platt

The day aboved was chosen for Collector for this present year John Titus:

The day abovsd Ezekiell Hobart was Chosen Constable The day abovsd Justis wood John wickes Juner Epenetus Platt and Jeremiah wood were Chosen surveyers for the ensuing year

The day abovsd Epenetus Platt was Chosen town clerk for the year.

The day abov sd Epenetus Platt was Chosen superviser for this year.

The day abov sd. Justis wood and Cpt wickes were Chosen to take an acount of intested Estates

The day abov sd Jonas Platt was Chosen pound keeper this year

The day abov sd it was voated and agreed to sell the ould meeting house to the highest bider by way of vandue and it was sold to Jonas Platt Juner for five pounds and two shillings to be paid in a year and to give security for the payment as afor sd.

The day aboved it was voated in the town meeting whether they were willing to get Mr Wolcey to asist Mr Jones in the ministry in this town and it was a Clear voat none Dissenting.

(Town Meetings, Vol. 1, p. 227.)

[1717, June 3.]

Att a trustees meeting June the 3rd 1717 Justis Wickes was Chosen president for this present year.

(Book Land Grants by Trustees, p. 123.)

[JOHN ROGERS'S BOND TO TRUSTEES.]

[1717, July 20.]

Know all men by these presents that I John Rogers of huntington in the County of Suffolk on the Island of Nassaw in the province of new yorke am held and firmly bound unto John Wickes esq. Capt thomas Wickes John Wood Cpt Thomas Higbee Epenetus Platt Joseph Rogers and John Platt present trustees of the free holders and Comonality of the town of Huntington in the full and just sum of one hundred pounds of good Currant money of this province to be paid unto the above named trustees their Certain attorney heirs and successors the which payment well and truely to be made and done I do bind my selfe my heirs Exrs and adms jointly and severally and firmly by these presents sealed with my seale and dated this twentyeth day of July in the third year of the Reign of King George of great brittain ffrance and Ireland anno Domini 1717.

The Condition of the above written obligation is such that If the above bounden John Rogers his heirs Exr and adm^r and every of them do and shall for his and their parts and behalfe stand to obey abide observe and in and by all things well and truely performe the Award arbitrament determination finall end and judgment of Henry Lloyd Esqur George Townsend esqur and James Townsend all of queens County arbitrators in and indefferently Chosen elected and named by the sd. John Rogers as on the part and behalfe of the above named John wickes thomas wickes John wood thomas Higbee Epenetus Platt Joseph Rogers and John Platt present trustees as above sd. to award arbitrate order judge divide determine and finall end to make of for upon and concerning all and all manner of actions and causes of actions suits strifes trespasses differences Quarrels specialties Judgments Extents or any

other matter or thing about and Concerning the division of a certain parcell of Land and meadow within the Town of huntington or other matter or thing depending provided always the sd. award arbitrament order determination division finall end and judgment of the s^d arbitrators for or upon the premises be made and Given us in writing under their hands and seals Ready to be delivered unto the s^d partys On or before the Last day of august next to come then this Obligation to be void and of No effect or use to be and remain in full force and vigor.

signed sealed and

JOHN ROGERS [Seal.]

delivered in p'senc of

* * * * * * * * *

ELICKIM SMITH. (File No. 133.)

[HENRY LLOYD TO HAVE A PEW IN THE CHURCH.]

[1717, Aug. 6.]

Huntington August the 6th 1717

It is this day ordered and agreed by the Major part of the Trustees of the town that Henry Lloyd of Queens Village shall have Liberty to build a pew in the Meeting house at his own Cost and Charge for the use of his family and his heirs provided that he shall not make use of that priveledge to the introduction of any minister to officiate in sd. meeting house of any different purswasion then is or has been usuall in this place here to fore but in Case he does the sd. pew shall acrew to the use of the town as much as If this priveledge had not been granted.

JOHN WICKES pd.

by order of the trustees

Recorded by me

Epenetus Platt town Clerk.

(Town Meetings, Vol. 1, p. 226.)

[ARBITRATION BETWEEN THE TRUSTEES AND JOHN ROGERS.]

[1717, Aug. 27.]

Whereas Reference Being Left Unto us Whose Names are hereunder Written Henry Lloyd James Townsend and George Townsend of Queens County on ye Island of Nassaw In ye Colony of New York Arbitrators In and Indifferently elected and chosen & named By John Wickes Thomas Wickes John Wood Thomas Higbee Epenetus Platt Joseph Rogers and John Platt present Trustees of ye Towne of Huntington of ye one part and John Rogers of Huntington afore sd. on ye other part to arbitrate order judge divide determine and ffinall end to Make of ffor upon and Concerning ye Division of a Certain parcell of Salt Mash or Meadow Situate Lying & being in Huntington afore sd. as may appear by Bonds of Arbitration bearing Date ye twentyeth day of July Last past, and ye Meadow is Lying on ye East side of ye salt Meadow which ye sd. John Rogers formerly Bought of Timothy Scudder & ye Meadow now In ye possession of Thomas Smith and bounded on ye East by ye Run of Water that Runs outt of ffleetts well Into ye Harbour Wherefore Hearing ye Aligations as well of ye sd. John Wickes Thomas Wickes John Wood Thomas Higbee Epenetus Platt Joseph Rogers and John Platt ye sd. Trustees as of ye sd. John Rogers Wee ye sd. Henry Loyd James Townsend and George Townsend do hereby award Arbitrate and Determine that yesd. John Rogers shall have his full part share and preportion of ye afore sd. Salt Marsh or Meadow and joyning on ye East side of ye Maine Creek as hereafter bounded Beginning att ye Highway that Leads westward ffrom Capt. Thomas Higbees house on ye East side of ye Brook thence Ranging North twenty five degrees east by ye upland twenty six rods thence North Twenty eight degrees West

ffifty one rods to ye Lower end of ye salt Marsh and then Bounded Westwardly and Southwardly by ye afore sd. Creek to ye Highway ffirst Mentioned and thence to ye first bounds and wee ye sd. Arbitrators do Like wise award Arbitrate and determine that ye sd. Trustees and all rest of ve proporiators that have nott sold their Rights In ye afore sd. Meadow shall enjoy all ye Rest and Remaining part of the afore sd. Salt Marsh or Meadow according to ye Rights they possess and Whereas there is a Dispute between sd. John Rogers & ye Trustees in behalf of ye Towne Concerning a point of Up Land between ye Marsh or Meadow on ye west side of ye Maine Creeke & ye Highway & sd Rogers nott Making any other rights appear than that he took ye same up in part of his share of Undivided Land we do hereby order & determine that ye sd. point of upland* shall Remaine To ye use of ye Towne as heretofore In Witness Whereof wee have hereunto Sett our Hands & seals this twenty seventh day of August In ye fourth Year of his Majestys Reigne annoy Domini one Thousand seven hundred & seventeen.

H^r LLOYD [Seal.]
JAMES TOWNSEND [Seal.]
GEO. TOWNSEND [Seal.]

(File No. 109.)

[CUTTING BARK PROHIBITED.]

[1718, April 26.]

Aprill the 26th 1718.

Att A trustee Meeting all being present Whereas there

^{[*}There is a survey and carefully made map of the premises above described, dated the same year (1717,) in the Town Clerk's Office. The land is located on the east side of Huntington Harbor, adjoining the highway on the east and on the south by the road crossing the creek at the head of the harbor. The most of it is still owned by the town.—C. R. S.]

is great damage done by getting of bark in this town and dayly Complaints made to us the trustees and for the preventing of the same for the future we do hereby order that no person or persons whatsoever shall Get any bark on the undivided Land by Cutting down any trees or peeling any standing trees within this town ship for this present year on the penalty of five shillings for each tree so peeled to be paid to the trustees for the use of the town and If any person so ofending shall Neglect or Refuse to pay the forfiture above mentioned that then the same to be taken by distress and sale of the ofenders goods Returning the overplush after the Charge and penalty is paid.

JOHN WICKES pd [Seal.]

(File No. 103.)

[TOWN MEETING.]

[1718, May 6.]

Huntington May the 6th 1718 at a town meeting were Chosen for trustees for this present year John Wickes Esqr John wood Epenetus Platt Cpt. thomas Wickes Cpt thomas Higbee Joseph Rogers and John Platt.

The day abov sd. Justis wood John wickes Epenetus Platt and Jeremiah wood were Chosen surveyers for this present year.

The day abovsd. Epenetus Platt was Chosen superviser for this present year: The day abov. sd. John wickes Juner and thomas smith were Chosen to take an acount of intested estates forr assessors were chosen John platt and John whitman for this present year: Thomas wickes Juner was chosen Collector for this present year: Jonathan Wickes was Chosen Constable for this present year: the day abovsd Epenetus Platt was Chosen Clerk for this present

ent year: The day abovsd it was voated and agreed by the major part of the town that thomas Cory shall have the benefitt of the pound and the profitt of the poundage according to comon custom he repairing the pound at his own charge for this present year.

The day aboved it was voated and granted that Joseph stratton shall have Liberty to build a seller on the north side of the high way in the side of the hill northerly from the house he bought of James white.

Entered pr. me Epenetus Platt Clerk.

(Town Meetings, Vol. 1, p. 227.)

[TOWN MEETING.]

[1719., May 5.]

Huntington att a towne meeting May the fifth 1719.

Were Chosen for trustees for this present year Jus John wickes, Jus John Wood Cpt Wickes Epenetus Platt Joseph Rogers John Platt and John Wickes:

The same day Jus John Wood and Esigne John Wickes were Chosen assessors for this present year.

The same day was Cornelius Smith Chosen Collector for this present year.

The day abovsd was John Titus Chosen Constable for this present year.

The same day Jus wood Epenetus Platt John Wickes and Jeremiah wood Chosen surveyer for this present year.

The day abov sd. Epenetus Platt was Chosen supervisor for this present year.

The day abov sd. was Ensigne John Wickes and

Thomas Smith Chosen to take an account of intested Estates for this present year.

(Town Meetings, Vol. 1, p. 226.)

[1719, May 22.]

Justis wickes is Chosen president for this present year by the trustees this 22 of may 1719 per Epenetus Platt. (Book Land Grants by Trustees, p. 127.)

[TOWN MEETING.]

[1720, May 3.]

Att A town Meeting May the 3rd 1720 were Chosen for trustees for this present year John Wickes Esqr John wood Esqr Epenetus Platt Esqr Cpt thomas Wickes Joseph rogers Left John wickes and John Platt.

The day aboved John wood Esqr and Left John wickes were Chosen assessors for this present year.

The day aboved Obadiah Rogers was Chosen Collector for this present year.

The day aboved Thomas Smith was Chosen Constable for this present year.

The day aboved Epenetus Platt was Chosen town Clerk for this present year.

The day aboved Epenetus Platt was Chosen supervisor for this year.

The day aboved Jus John Wood Left John Wickes Epenetus Platt and Jeremiah wood were Chosen for surveyers for this present year.

The day aboved Left John Wickes and Thomas Smith were Chosen to take an account of intested Estates.

The day aboved Sam¹¹ Smith sener was Chosen pound keeper to maintain the pound and have the proffit for this present year.

May the 3rd 1720:

At a town meeting it was voated and agreed that those who had taken the Little Neck should be Released of their bargain.

(Town Meetings, Vol. 1, p. 228.)

[1720, May 26.]

May the 26 1720 at a trustee meeting John Wickes Esq was Chosen president for this present year.

(Book Land Grants by Trustees, p. 131.)

[WILL OF JOHN SLOSS.]

[1721, Jan. 5.]

I being of sound Mind and memory and calling to mind my Frailty and uncertainty of this Mortall life I make this my last Will and Testament in the first place I Commend my Soul to Almighty God who gave it and my body to be Decently Intered by my Executrix and loving Wife expecting and hoping for a Glorious Resurrection of Soul and Body at last Day and concerning my Temporall Estate with which it hath pleased God to bless me I Dispose of it as followeth after my just Debts are paid I give unto my three daughters Sarah. Ellen and Deborah all my Manor of Eaton or Eaton's Neck lying upon long Island in the province of New York each of them one Third part to them and their Heirs forever if any of them Dye without heirs of their Bodys the survivors shall have that their part.

Item, I give unto my sister Anna if she be living all my Interest in Scotland one one hundred pound out of my Estate here, and my Will is if she shall come over here unto this Country that she be Maintained out of my Estate. Item. I give unto my loving Wife all my Estate moveable and Inmovable Not before given and hereby Make and Constitute Esther Sloss my Dear and loving Wife my Sole Executrix of this My last Will and Testament and give her the Improvment of all My Lands during life January 5th 17²⁰1

JOHN SLOSS [Seal.]

NATHANIEL WHITEHEAD

ELIZABETH X WHITEHEAD

Feburary 13th 1720

PETER BUDD

Proved March 2nd 17² at a Court of Probate held at Fairfield, Prerogative seal affixed at New York May 25: 1721 Rec. Liber 9 of Wills page 238 old paging 285 new paging.

(File Eaton's Neck papers, H.)

[TOWN MEETING.]

[1721, May 2,]

May the 2nd 1721 at a town meeting were Chosen for trustees for this present year John Wickes Esqr John wood Epenetus Platt Joseph Rogers John platt John Wickes and John Whitman.

The day abovsd Silas Sammis was Chosen Collector for the present year: The day abov sd Jacob brush Juner was Chosen Constable for this present year: The day abovsd Left John wickes and phillip Ketcham were Chosen asses-

sors for this present year.

The day aboved Epenetus Platt was Chosen town Clerk for this present year. The day aboved Justis John wood Left John Wickes Epenetus Platt and Jeremiah wood were Chosen surveyers for this present year. The same day Epenetus Platt was Chosen superviser for this present year. The day abovesd Left John Wickes and thomas Smith were Chosen to take an account of intested Estates.

The day aboved Sam¹¹ Smith was Chosen pound keeper and to have the benefitt of the poundage and to maintain the pound for this present year.

(Town Meetings, Vol. 1, p. 228.)

[A NEW LAND DIVISION.]

[1722, March 22.]

Att a trustee Meeting the 22nd of March 17²/₂ six being present it was agreed to Make a new division of ten acres to a hundred Right in the old Division of this town of Huntington.

JOHN WICKES pd.

(Book Land Grants by Trustees, p. 107.)

[DIVISION OF NEGUNTETAGUE.]

[1722, May 16.]

Huntington May the 16th 1722

We the owners and propriaters of a certain Neck at the south comonly known by the name of neguntetague being convaned and mett together in order to settle the bounds

between man and man in the meadow and also to Lay out the upland of sd. neck below the fence to every one conserned acording to his Right Either in quantity or quality and first we begin with the meadow as followeth we have made a streight Line down the Neck between the Lott formerly in the tenor of thomas brush deceased and Abiell titus Runing one rod westward of the stump of the old flatt top tree on a streight Line as the stakes are now stuck to the eastmost part of a small creek which is in the Lott on the west side this sd. Line and so to the bay.

The first Lott westward of the afore sd Line belongs to Henry titus Jonathan titus and Robert brush being 13 rods and 14 foot and halfe wide four rods south ward of the north end of sd Lott and 24 rods and 3 fifts of a rod near the bay.

The second Lott belongs to David Sammis and is Nine rods and four wide about 4 or 5 rods from the North end and 16 rods and 2 fifths of a rod Near the bay.

The third Lott belongs to John Whitman and Nathaniell Ketcham and Eleven rods and 14 foot and a halfe about 5 or 6 rods from the North end and 28 rods Near the bay. the fourth part or one quarter of this Lott to be taken at the west side sd. Lot belongs to Nathaniell Ketcham

The fourth is a halfe Lott or one hundred Right of meadow which Robert brush bought of thomas and Isaac Noakes and is now Changed with Epenetus Platt for a certain Lott being three quarters of a hundred of meadow and fifty shillings in money.

The fifth belongs to Epenetus Platt bounded on the west part by the creek and part by the Lott of Robert brush and Edward brush.

The sixth and Last belongs to Robert brush and Edward brush bounded on the west by the creek or brook.

The first Lott on the East side the first Line down the

sd. Neck belongs to Jacob brush Juner Jacob Conkline and Epenetus Platt and is eleven rods and a quarter wide about 4 rods below the highway and 30 rods at the bay the East most halfe of said Lott belongs to Jacob brush and the equall quarter of sd. Lott Joyning to sd. brush belongs to Jacob Conklin the other equall quarter between Jacob Conklins and the first Line belonging to Epenetus Platt and is now Changed with Robert brush for a Certain Lott or hundred right of meadow as is before Exprest.

The second Lott Eastward belongs Isaac brush and Samuell brush and is 7 rods and a halfe wide at the upland about 4 rods from the high way and 21 and a quarter Near

the bay

The third is the town Lott and is 7 rods and a halfe about 3 or 4 rods below the highway and 21 and a quarter Near the bay

The fourth Lott belongs to John wood and Jeremiah wood and Lyeth joyning to the town Lott and to the Lott of timothy scudder as they have now staked it out the quantity of rods not known.

The fifth Lott belongs to Timothy Scudder joyning to the Lott of John and Jeremiah wood and joyning on the

North to the Lott of Henry and Jonathan titus.

The sixth Lott belongs to Henry titus and Jonathan Titus bounded on the south by the Lott of Timothy Scudder and on the north by the Neck fence or highway. the end of the meadow.

The three Lots on the East side

The first Lott Next to the fence fell to Robert Brush and is 21 rods wide at the west end and 25 at the east eud.

The second fell to Jacob Conklin Jacob brush and Epenetus Platt and is 22 rods wide at the west end and 28 at the East end.

The third fell to Epenetus Platt and is 20 rods wide at the west end and twenty four at the East end joyning to the North side of Henry and Jonathan Titusis two acres. Allso we have Laid out and divided to every share a part of fence which is to each share 13 rods and a halfe to begin at the west end at the brook and the first share is Robert and Edward brushes the second is Isaac and Sam¹¹ brushes the 3^r is John and Jeremiah woods the 4 is David Sammis the 5th is Epenetus Platts Jacob Conklins and Jacob brushes the 6th is nath¹¹ Ketchams and John whitmans the 7th is Epenetus platts the 8th is timothy scudars the 9th is Robert brushes the tenth is Epe. platts All the divisions within and above mentioned is our acts and deeds as wittness our hands the day and year within written

is

 $T_{\text{IMOTHY}} \times S_{\text{CUDER}}$

EPENETUS PLATT
ROBERT BRUSH
NATHANIELL KETCHAM
SAMUELL BRUSH
JACOB BRUSH
JEREMIAH WOOD
JOHN WHITMAN
DAVID SAMMIS

The eleventh is Henry and Jonathan tituses. (File No. 108.)

[DIVISION OF NEGUNTATAGUE.]

[1722, May 17.]

May the 17th 1722

We the propriators of naguntetague have by joint consent Laid out and dividid all the upland of the sd. Neck as followeth first a highway two rods wide to begin at the

Neck fence the East side of the way somthing westward of the old bars and so on a streight Line 94 rods to a stake on the west side of the cove of meadow that belongs to John Wood and Jeremiah wood And so to be two rods wide all round the west point of upland and to divide between the meadow and upland to the North end of the Lott of meadow of Epenetus Platt and thence to run through the point of upland to the northeast corner of the meadow of Robert or Edward brush. Also we have Laid out a highway two rods wide on the East side the sd. Neck down to the Land we now have Laid out to Timothy scudder which is as followeth one acre of Land North ward of the Range of his Line of his meadow between the titusis Lott and his own and streight in the Range of the meadow Line between John and Jeremiah wood and this acre with what is below within the aforsd Range he the sd. Scuder by Consent hath taken for his full share of upland now we have ended with one share and proceed to divide the rest as followeth and we find about 19 acres of the East part of the neck which we have taken of two acres and proposed the Rest to three shares which by Lott fell to Epenetus Platt Robert brush and the right held by Jacob brush Jacob Conkline and Epenetus Platt. then we divide the Rest into 7 shares and the first Lott belongs to Henry titus and Jonathan titus bounded on the north by the fence and to be 16 rods wide at the East end and ten at the west end with the amendment of two acres on the East division joyning to north end of timothy scuder and John and Jeremiah wood Lots.

The 2^d Lot from the fence belongs to John wood and Jeremiah wood and is 25 rods wide at the East end and 15 at the west end.

The 3rd Lot belongs to Robert brush and is 17 rods wide at the East end and ten at the west with the amendment of a small peice of Land joyning to his meadow and to the west side the west most highway.

The 4th Lot belongs to John whitman and nathaniell Ketcham and is 15 rod wide at the East end and 9 at the west with the amendment of a narrow slipe of land joyning to the south side of the Lott of david sammis.

The 5th Lott belongs to Epenetus Platt and is 15 rods

wide at the East end and 9 at the west end.

The 6th Lot belongs to Isaac brush and Samuel brush and is 15 rods wide at the East end and 9 att the west end.

The 7th and Last belongs to David Sammis and Isaac Sammis and is 15 rods wide at the East end and Nine at the west end.

Here ends the division of the west side.

(File No. 108.)

[1722, June 1.]

June the first 1722.

At a trustee meeting Epenetus Platt was chosen president for this present year.

(Book Land Grants by Trustees, p. 145.)

[TRUSTEES' MEETING.]

[1723, Jan. 14.]

January the 14th 1723

At a meeting of the trustees Legally warned all present except Joseph Rogers and it was voated and agreed to run a Line from the Rock in the Run to the bounds at the Road formerly made to the Eastward of Jeremiah platts house and that Epenetus Platt John Wickes and Jonathan Rogers should run the sd. Line. It was voated and agreed also that Epenetus Platt shall take care to gett a true ac-

count of all the Land East ward of the afor sd. Line that hath been taken up on the town hundreds in order to the making of a division of all the undivided Lands to every one according to their severall Rights: Entered by order per mee.

EPENETUS PLATT, pd.

(Book Land Grants by Trustees, p. 133.)

[CHILDREN OF THOMAS BRUSH, JR.]

[1723—1712.]

The Children of Thomas Brush Juner Recorded.

Eliphalett Brush son of Thomas Brush Was born on the Eighth day of march in the year $17\frac{12}{11}$

Phillip Brush son of Thomas Brush Was born on the

Eighteenth day of July in the year 1714.

Elizabeth Brush Daughter of Thomas Brush was born on the twenty fourth of february in the year 1718

Recorded by me Epenetus Platt, town Clerke.

Abigall Brush daughter of Thomas Brush was born on the seventh day of August in the year 1720.

And Abner Brush son of Thomas Brush was born on the

fift day of February in the year 1723

Recorded pr me Epenetus Platt, Clerk.

(Surveys and Land Grants, p. 148.)

[NEW LAND DIVISION.]

[1723, Feb. 8.]

Att a Trustee meeting the 8th of february 1723 it was voated and agreed to have a division in the Land East

ward of Cowharbour and to have twenty acres to a hundred of the towns hundreds and so much to each farm hundred as they have wanting of 26 acres.

EPENETUS PLATT pd.

february the 8th 1723

To the surveyers of huntington these are to order you to Lay out so many high ways through the Land on the north side of the road from Jeremiah platts to whitmans hollow as you shall think meet and Convenient in order for Laying out the Land between the road and Crab meadow hill.

EPENETUS PLATT pd.

(Book Land Grants by Trustees, p. 181.)

[NEW LAND DIVISIONS.]

[1723, April 4.]

At a trustee meeting the 4th of Aprill 1723 all being present it was voated and agreed to make a new division of ten acres to a hundred Right in the Land between Cow harbour and Cold Spring.

EPENETUS PLATT pd.

(Book Land Grants by Trustees, p. 107.)

[A LAND RATE.]

[1723, April 17.]

Money Receved for defraying the Charge of Crab-

meadow						£	s.	d.
of Timothy Scuder						0	15	0
of John Whitman .						. 0	6	0
(T) · 1						0	6	0
of Left wickes	•					. 0	6	0
of Joseph Rogers						0	6	0
of John Conkline .						0	2	6
of tho brush sener paid 3 s						o	6	0
of Charles sexten						. 0	6	0
of Ezekiell Hobert						0	4	0
of Justis wood						. 0	3	0
of william Jarvis sener .						0	2	6
-f T-11-44						. 0	2	0
of Jonathan wickes			•			0	5	6
						. 0	3	6
of Timothy Conkline .						0	5	0
of alexander bryan .			٠.	٠.	•	. 0	ı	6
•	•	•		·		_		_
The totall of the Land Rat	te Er	ors	Exep	oted	is	28	10	$7\frac{1}{2}$

The totall of the Land Rate Erors Exepted is 28 10 7½ (Town Meetings, Vol. 1, p. 229.)

[TRUSTEES' MEETING.]

[1723, May 13.]

May the 13th 1723

At a trustee meeting Legally warned 6 of the trustees being present it was voated and agreed to Rais 6 shillings on Each hundred Right in or belonging to this town and 18 shillings on each of the ten Eastern farmes to be Levied on each of the free holders that is in possession of the same Except where the Land taken up is disposed of and the hundred in the possession of another person to be Rated as shall be thought in proportion with the Rest that have

taken up Land Eastward of Cow harbour and to be put down to each mans name what he is to pay by the town Clerk and gathered by the town Collector for the defraying the Charge that hath been already and is Likely Come about or concerning our Land Eastward of Cow harbour.

EPENETUS PLATT pd.

(Book Land Grants by Trustees, p. 181.)

[NEW LAND DIVISION.]

[1724, April 20.]

Att a Trustees meeting 6 present on the 20th of Aprill 1724 it was voated and agreed to make a new division of ten acres to a hundred Right in the Land between Cowharbour and Cold Spring and to give order for the Laying out the same.

EPENETUS PLATT pd.

(Book Land Grants by Trustees, p. 107.

[TOWN MEETING.]

[1724, May 5.]

At a town meeting may the 5th 1724 were Chosen trustees for the present year Epenetus Platt John wickes Esqr Joseph Rogers John platt Jacob Conkline Alexnd Bryan Jeremiah wood.

Were Chosen for assessors Alexandr Bryan Phillip Ketcham.

James Chichester Juner was Chosen Collector.

Robert brush was Chosen Constable.

The day abovsd Epenetus Platt John Wickes Esqr Jere-

miah wood Phillp Ketcham were Chosen surveyers and thomas brush and John Whitman were Chosen to assist the surveyors.

The day abovsd Epenetus platt was Chosen superviser. The day abovsd Epenetus Platt was Chosen town Clerk.

The day a boysd Tho smith and Jonas platt was Chosen to take an acount of intested Estates.

The day aboved Epenetus Platt was Chosen pound keeper for this present year.

(Town Meetings, Vol. 1, p. 231.)

[1724, May 5.]

May the 5th 1724 A stray horse sold at a publick vendue for 44 shillings to Jonathan Lewis the town to have the halfe.

(Book Land Grants by Trustees, p. 106.)

[1724, May 10.]

may the tenth 1724

Huntingtons money Received of

James Chichester Collectr the sum of . . . 13 16 6

1724	-	
IO	0	
10	0	
0	0	
•	_	
12	0	
	10 0 0	0 0

[NEW LAND DIVISION.]

[1725, April 6.]

At a trustee Meeting Aprill the 6th 1725 the trustees all being present it was voated and agreed to make a new division in the old purchass between Cold Spring and Cow harbour of ten acres to a hundred and now to give forth orders to the surveyers for Laying out the same.

EPENETUS PLATT pd.

(Book Land Grants by Trustees, p. 263 and p. 107.)

[THE MINISTER'S RATE.]

[1725, May 4.]

may the 4th 1725

At a meeting of the subscribers to the paying of mr Ebenezer primes Rate by the major voat John Wickes Esqr and Charles sexton Esqr were-Chosen assessors to make the ministers next Rate and obadiah Rogers was at the same time Chosen Collector to gather the sd ministers Rate

> the voat Entred pr me Epenetus Platt Clerk

(Town Meetings, Vol. 1, p. 233.)

[TOWN MEETING.]

[1725, May 4.]

May the 4th 1725 at a town meeting in Huntington were Chosen for trustees for this present year Epenetus Platt

John Wickes Esqr alexander Bryan Esqr Joseph Rogers

Jacob Conkline John platt and William Jarvis

The day abovsd John Whitman and Philip Ketcham were Chosen assessors for this present year the day abovsd Benjamin Scudder was Chosen collector for this present year:

The day abovsd Joseph Dean was Chosen Constable for

the present year.

The day abovsd Epenetus Platt John Wickes Esqr Jeremiah Wood and phillip Ketcham were Chosen surveyors for this present year

The day abovsd Epenetus Platt was Chosen town Clerk

this present year

The day abovsd Epenetus Platt was Chosen superviser

for this present year:

The day aboved Charles Sexton Esqr and John platt were Chosen for to take an account of intested Estates in this present year:

(Town Meetings, Vol. 1, pp. 233-4.)

[1725, June 11.]

June the 11th 1725

Epenetus Platt was Chosen president of the trustees for this present year June the 11th 1725.

June the 11th 1725

At a meeting of the trustees it was voated and agreed that Benjamine Scudder shall have Liberty to Run his fence into the water or harbour on the south side of the sandy point on the East side of the harbour on the Condition the sd. Benjamin scuddar his heirs and assigns shall and do keep a good pair of slip Rails Convenient for the passing and Repassing of teams and Carts.

EPENETUS PLATT pd.

(Book Land Grants by Trustees, p. 277.)

[TOWN MEETING.]

[1726, May 3.]

Att A publick town meeting may the 3rd 1726.

At the request of Jonathan Whitekar and simon ffleet it was voated and agreed that they should have free Leave and Liberty to Erect and set up a mill or mils and make a dam or dams for the better improving the same to their own Use and advantage at a certain place on the East side of the East neck Comonly Called highees Cove on Condition that they or Either of them do prosecute the same to Effect within the term of three years and so to Remain to them their and Each of their heirs and assigns so Long as they shall maintain and keep up a mill and no Longer

Huntington

At a town meeting may the 3rd 1726 were Chosen for trustees for the present year John Wickes Esqr Alexander Bryan Esqr Ensign Jacob Conkline Joseph Rogers John Platt William Jarvis and Epenetus Platt.

The day abovsd William Jarvis Juner was Chosen Constable for this present year.

The day abovsd John Whitman and Philip Ketcham were Chosen assessors for the present year.

The day aboved John Platt was Chosen Collector for the present year.

The day abovsd Epenetus Platt was Chosen superviser for this present year.

The day abovsd John Wickes Esqr Epenetus Platt Jere-

miah Wood and Philip Ketcham were Chosen Surveyers for this present year.

The day aboved Charles Sexton Esqr and John Platt were Chosen to take an account of intested Estates.

The day aboved Epenetus Platt was Chosen town Clerk for this year.

The day aboved the Use and benefitt of the pound for the present year was Lett to sam¹¹ Smith for six shillings. (Town Meetings, Vol. 1, pp. 236-7.)

[WILLIAM SOPER'S FAMILY RECORD.]

[1727—1711.]

Mosas Sopar the son of William Soper was born the seventh of august in the year 1711.

Thomas Sopar the son of William Sopar was born the 19 day of may in the year 1713.

Phebe Sopar Daughter of William sopar was born the 29 day of August in the year 1715.

Brigitt Sopar Daughter of William Sopar was born the 26th Day of September in the year 1716.

Phebe Sopar Daughter of William Sopar was born the 18th day of December in the year 1718.

Elizabeth sopar Daughter of William Sopar was born the 14 day of february in the year $17\frac{20}{21}$.

William Sopar son of william Sopar was borne on the 23rd of aprille 1723.

Recorded by mee Epenetus Platt town Clerk.

Steephen soper son of William Soper was born the seventeenth day of June anno Domini 1725.

Recorded by me Epenetus Platt town Clerk.

Gilbert Soper son of William Soper was born the seventeeth day of october anno Domini 1727.

Recorded by mee Epenetus town Clerk.

(Surveys and Land Grants, p. 150.)

[TOWN MEETING.]

[1727, May 2.]

Huntington may the 2nd day 1727 were Chosen in the town meeting for trustees Epenetus Platt John wickes Esqr Alexander bryan Esqr Joseph Rogers Jacob Conkline John platt and william Jarvis for this present year.

The day abovsd Jehiell Smith was Chosen Constable for

the present year.

The day abovsd John Platt was Chosen Collector for the present year.

The day abovsd Epenetus Platt was Chosen town Clerk

for the present year.

The day aboved John Whitman and Philip Ketcham were Chosen assessors for the present year.

The day abovsd Alexander bryan Esqr was Chosen

superviser for this present year.

The day abovsd Epenetus Platt John wickes Esqr Jeremiah wood and phillip Ketcham were Chosen Surveyors for the present year.

May the second 1727 the Use and proffitt of the pound for the present year was Let to John Smith for Six shil-

lings.

The day aboved the subscribers to the ministers Rate Chose Charles Sexton Esqr and Jonathan Whitekar to make the sd rate and John Conkline to gather the same.

may the 2nd 1727

Samll Smith paid 3 shillings and Charged for a Lock 3 shillings.

(Town Meetings, Vol. 1, pp. 237-8.)

[TOWN MEETING.]

[1728, May 7.]

At a town meeting may the 7th 1728 Epenetus Platt was Chosen president of the trustees for the pr year and John Wickes Esqr alexander bryan Esqr Joseph Rogers Jacob Conkline John platt and William Jarvis were Chosen trustees for the Ensueing year.

The day abovsd James Chichester Juner was Chosen Collector for the present year.

The day abovsd Epenetus Platt was Chosen town Clerk for the present year.

The day abovsd david Ketcham was Chosen Constable for the present year.

The day abovsd Jacob Conkline was Chosen superviser for the present year.

The day abovsd Epenetus Platt John wickes Jeremiah wood and philip Ketcham were Chosen surveyers for the present year.

Justis wickes and Jonathan Whitekar were Chosen to make M^r primes Rate and Jonathan wickes to gather it.

The day aboved Jonathan whitekar hired the proffit of the pound for the present year for 7^s and a peny.

The day abovsd John Whitman and Philip Ketchum was Chosen assessors for the present year.

may the 7th 1728

John Smith who hired the profit of the pound Last year hath paid 6 shillings.

(Town Meetings, Vol. 1, p. 239.)

the town Charge the year Last past to \pounds s. d. Eliphlett hill 8 0 0

to sam ¹¹ plum for work and bords (for Repairin the Skool house)	I	8	0
ditto to plum for making shuts and hinges for the meting house	0	6	0
to will Jarvis Carting the bords	0	I	0
to William Jarvis for nails	0	5	3
to Dan ¹¹ Jons for mending glass	0	3	0
to John wickes geting steps for the meeting house	0	2	6
ditto for sweeping the meeting house	0	IO	0
beating the drum	0	IO	0
Epenetus Platt Clark	I	00	0
to ditto 2 days Runing the Line	0	об	0
to Justis wickes 2 days ditto	0	06	0
to Justis bryan 1 day ditto	0	03	0
to Jacob Conkline one day ditto	0	03	0
to 2 quarts of Rum	0	03	0
to mr bryan for going to Smithtown	0	03	0
to the 7 trustees for servis done in the year past	2	02	0
			_
	15	II	9
a years quitrent	2	12	6
	18	4	3
the town Dr to Epenetus Platt 1728			
for beating the drum	0	10	0
Clarks salery	I	00	0
Runing the Line 2 days	0	об	0
2 quarts of rum	0	03	0
servis as trustee	0	06	0
			-
(Town Meetings, Vol. 1, p. 242.)	2	5	0

[1729, Dec.]

december 1729

paid to the palatine for the meeting house glass 2 19 6 (File No. 116.)

[TOWN MEETINGS.]

[1729, May 6.]

At a town meeting the 6th of may 1729 in Huntington: Epenetus Platt was Chosen president of the trustees.

John wickes Esqr Alex bryan Joseph Rogers John platt

were Chosen trustees

Jacob Conkline

and william Jarvis

Epenetus platt was Chosen Clerk for the Ensueing year. Nath^{nl} Ketcham was Chosen Constable.

Philip, Ketcham and simon ffleet were Chosen assessors for the present year:

The day aboved James Chichester was Chosen Collector for the present year.

The day aboved Alexander Bryan was Chosen Superviser for this year.

The day aboved John Wicks Esqr Epenetus Platt Jeremiah wood and Phillip Ketcham were Chosen surveyors for the present year.

The day aboved the Use of the pound was Lett to sam's

Smith for 7 shillings and a penny.

The day aboved Joseph Stratton and Thomas Rogers were by the subscribers Chosen to make Mr prims Rate and John Sammis was chosen to gather it.

(Town Meetings, Vol. 1, p. 243.)

[TIMOTHY BRUSH'S FAMILY RECORD.]

[1730-1719.]

Timothy Brush the Eldest son of Timothy Brush of

Huntington was born the 12th day of october in the year of our Lord Christ 1719.

Elizabeth Brush the Daughter of Timothy Brush was born the 24^{th} day of march in the year $17\frac{21}{20}$.

Ruth Brush the Daughter of Timothy Brush was born the 26 of —— in the year 1724.

Azubah Brush Daughter of Timothy Brush was born the 26th of March 1727.

Israell Brush the son of Timothy Brush was born the tenth day of August in the year 1730.

(Surveys and Land Grants, p. 166.)

[TOWN MEETING.]

[1730, May 5.]

May the 5th 1730 it was voated in the town meeting whether they would Let the Crick thatch in the town harbour and it was a Clere voat to Let the same.

And the day aboved the thatch in the head of the harbour Southwar of the old brickiln was Lett to Joseph Rogers for 6 shillings and three pence.

And the thatch on the East side of the harbour to the pear point was Lett to Daniell Kelcy for Eleven shillings.

The day abovsd all the thatch in the Cove Comonly Called sammis his Cove was Lett to sam¹¹ smith for one shilling and Eleven pence.

Att a town meeting May the 5th 1730 Epenetus Platt was Chosen president of the trustees.

John Wickes Eqr Alexander bryan Cpt Jacob Conkline Joseph Rogers and John platt were Chosen trustees.

The day aboved Epenetus platt was Chosen town Clerk for the Ensueing year.

The day aboved Isaac platt was Chosen Constable for the Ensueing year.

The day abovsd Philip Ketcham and John Whitman were Chosen assessors for the Ensueing year.

The day abovsd James Chichester was Chosen Collector

for the Ensueing year.

The day abovsd Epenetus platt was Chosen supervisor

for the Ensueing year.

The day abovsd Epenetus Platt John Wickes Jeremiah Wood and Philip Ketcham were Chosen surveyors for the Ensueing year.

The day aboved the Use and proffit of the pound was Lett to Sam¹¹ Smith for seven shillings and two pence for

the Ensueing year.

The day aboved Thomas Rogers and Joseph Stratton were by the subscribers Chosen to make the minesters rate and Jeremiah platt was Chosen to gather the same.

(Town Meetings, Vol. 1, p. 244.)

[LAND DIVISION.]

[1730, Feb. 26.]

Att a trustees meeting february the 26th 17³/₉ the trustees all present it was voated and agreed to make a new Division in the old purcass of this town between Cold Spring and Cowharbour of ten acres to a hundred Right.

EPENETUS PLATT pd

(Book Land Grants by Trustees, pp. 107 and 289.)

[LAND DIVISION.]

[1730, Jan. 31.]

to sam smith for bars for the meeting hous windows and mending the hinges of the pew } o II 9
(File No. 116.)

[THE STOCKS.]

[1730, Jan. 3.]

January the 3 rd	$17\frac{30}{29}$	-
paid to Samll smith Juner for hinges £	s.	d.
for the Stocks o	4	6
to justis wickes to defray Charges to brookhaven o.	4	0
Janry 3 rd	$17\frac{30}{29}$	ī
paid to the smith for making the Stocks	12	0
ditto on an old note (File No. 116.)	I	3

[1731, May 4.]

[-/5-,			
May th	e 4th	1731	
mony paid out to Epenetus Platt as Clerk	Ī		0
for servis as trustee	Ó	IO	0
for beating the drum ½ year	0	5	0
		I 5	0
	_	13	
to justis wickes trustee	0	IO	0
for locking and sweeping the meeting house	0	10	0
		0	0
	_		
alex bryant as trustee	0	IO	0
John platt as trustee set of in his rate	0	IO	0
William Jarvis trustee	0	IO	0
Joseph Rogers trustee	0	10	0
Jacob Conklin	0		
(File No. 144.)			

[TOWN MEETING. "SOME ANCIENT RECORDS."]

[1731, May 4.]

May the 4th 1731.

At a town meeting Epenetus Platt was Chosen prd of the trustees.

William Jarvis Jonathan Wickes Nathn¹¹ Ketcham Philip Ketcham Thomas wickes and Thomas Brush were Chosen trustees.

The day abovsd Epenetus Platt was Chosen town Clerk for the present year.

The day abovsd Isaac Platt was Chosen Constable for the present year.

The day aboved Thomas Brush was Chosen Collector for the present year.

The day abovsd Philip Ketcham and Jonathan Whitekar were Chosen assessors for the present year.

The day aboved it was voated and agreed in the town meeting that Epenetus Platt should take a List of all the Estates in this town for a Rule for the assessors in making the Rates.

The day aboved Jonathan Whiteakar and William Jarvis Juner were Chosen by the subscribers to make the ministers Rate this present year and thomas Rogers was Chosen Collector to gather the same

The day abovsd Epenetus Platt was Chosen superviser for the present year.

The day abovsd Epenetus Platt John wickes Esqr Jeremiah Wood and Phillip Ketcham were Chosen surveyers for the present year.

The day aboved the proffitt of the pound was Lett to samuell Smith seven shillings and four pence (Received o 7 4) for the present year.

The day aboved the thach in the head of the harbour southward of the old brickiln was Lett to sam¹¹ Stratton for 4 shillings (Rec. o 4 o): And the thatch at the pear point and along the East side of the harbour was Let to Dan¹¹ Kelcy for 4 shillings and 7 pence (o 4 7): and the thach at John samises Cove was Lett to John Sammis for one shilling and 6 pence (paid o 1 6)

The day aboved it was told in the town-meeting that there was some antient Records Lately heard of which belonged to this town and it was voated that the town should send a man to serch after and find out and bring back the same to the town and it was voted that Epenetus Platt should be the man to go and seek after and bring back the same.

(Town Meetings, Vol. 1, p. 245.)

[1731, March 29.]

March ye 29, 1731

Then Received of James Chichester Collector of huntington in the behalf of the town the full sum of three pounds in full of all Demands on the account of the work done at the meeting house by me I Say Received by me Jonathan Whittekar.

(File No. 142,)

[1731, March 28.]

march ye 28 1731

A true copy taken of the account of what work I have Done to the meeting house, July 1730.

to 3 window frames 2 at 5° & 1 at 4° & 6d, O 14 6

to 2 days and half work myself at 4s per Day o 10 o

to 3 days work of Theo. —— at 28 6d pr Day o o7 6

HUNTIN	GTON	TOWN	RECORDS.
--------	------	------	----------

367

to boards at m ^r van horns	0	05	3 *
to nails 3 pounds	0	03	0
to a Board of my own	0	00	9
to hinges and hooks by Thomas Rogers	0	15	9
to all most adays work more myself	0	03	6
	3	00	0
	0	14	7
	2	5	

(File No. 142.)

[DIVISION OF LAND OF EAST NECK AT SOUTH.]

[1731, Jan. 21.]

Whereas there was an agreement made on the II of aprill 1716 Between the propriators of the East Neck at the south Concerning the dividing the Land on the North side of the tence which Encloseth the sd. Neck and all the Land on the East side of the Highway up the sd. Neck did then belong to Epenetus platt John brush Jeremiah wood and Timothy wood tobe by them divided when they pleased but since that time Epenetus platt having bought the Rights of Jeremiah wood and Timothy Wood so that the sd Epenetus Platt hath two shares of the three to be divided Therefore on the 21 day of January 1731 we whose names are here under written have divided all the above sd. Land as followeth to begin on the east side of the fork at the Entrance of the brook in the Comon path and so to Run westward in the path forty four Rods to a marked tree by the North side of the path: and so to Run from the said tree Northerly about 128 rods to a white oak

tree marked which tree is forty Rods westward from the "head of the swamp and a Line is to be made from tree to tree and to keep that Line both southward and northward to the extent of the East neck purchase And all the Land on the East side of the sd. Line of Joseph woods and thomas ffleets purchass belongs to Isaac Brush and Samuell Brush their heirs and assigns forever And all the Land on the west side of the sd. Line to the East neck path westward belongs to Epenetus Platt his heirs and assigns forever: as witness our hands the day and year above sd.

EPENETUS PLATT SAMUEL BRUSH ISAAC BRUSH

This is Recorded amongst the surveys of Land in the town book June 1731 pr me

Epenetus Platt town Clerk.

Book E. page 50. (File No. 96.)

[TOWN MEETING.]

[1732, May 2.]

At a town meeting may the 2rd 1732 Epenetus Platt Chosen presiden of the trustees for the Ensueing year John Wickes Esqr Thomas Wickes nathaniell Ketcham Jonathan Wickes thomas Brush and Philip Ketcham were Chosen trustees for the present year.

The day aboved Joseph Lewis was Chosen Constable for the present year.

The day abovsd Philip Ketcham and Jonathan Whitekar were Chosen assessors for the present year.

Jeremiah wood was Chosen Collector on the day abovsd for the present year.

The day abovsd Epenetus Platt was Chosen town Clerk for the present year.

The day abovsd Epenetus Platt was Chosen superviser for the present year.

The day abovsd John Wickes Esqr Epenetus Platt Jeremiah wood and Philip Ketcham were Chosen surveyers for the present year.

The day aboved the Use of the pound was Let to Samuell Smith for seven shillings and six pence (Receved o 7 6) for the present year.

The day aboved all the thatch southward of the old brickiln in the head of the harbour was Let (paid) to philip platt for Six shillings for this year.

The day aboved the thatch at the pear point and on the East side of the harbour was Let to Jonathan whitekar for Six shillings and six pence for the present year.

The day aboved all the thatch on the west side of the harbour and in samisses Cove was (paid) Let for twenty pence to William Jonson for the present year: the thatch at hors neck beach was Let to samuel Smith for a shilling the present year paid 6 pence.

may the 2nd 1732

All the thatch in the head of Cowharbor below Jonathan Rogers his Lott and Eliphalet woods Lot was Let to Jeremiah Smith weaver for six shillings for the present year.

(Town Meetings, Vol. 1, pp. 246-7.)

[LAND DIVISION.]

[1732, March 27.]

Att a trustee meeting the 27 of march 1732 all the trustees being present it was voated and agreed to make a new Division in the old purch ass of Huntington between Cold Spring and Cow harbour of ten acres to a hundred Right EPENETUS PLATT pd.

(Land Grants by Trustees, p. 309.)

[TRUSTEES' MEETING.]

[1733, May 1.]

At a meeting of the trustees of Huntington May the first 1733 Pallatiah Soper and Henry soper had Liberty granted them to build a mill or mills att a place called pages Cove near benjamin Sopers provided they build sd mill or mils within the space of three years and hinder none from mowing the grass of any sort.

THOMAS BRUSH
JAMES CHICHESTER
Recorded by me Epenetus Platt Clerk.
(Land Grants by Trustees, p. 321.)

[TOWN MEETING.]

[1733, May 1.]

may the first 1733.

Justis John Wickes and Isaac platt were by the subscribers Chosen for to make the ministers Rate and Zebulun Whitman to gather it for the present year.

The day abovsd all the thach at the head of the town harbour southward of the old brickil was Let (Received o 6 1) to Jonathan wickes for six shillings and a peny this present year.

The day abovsd the thatch at horsneck beach was Let

(paid o 1 6) to John Conkline for Eighteen pence for the present year.

May the first 1733 at a townmeeting was Chosen Philip

Ketcham president of the trustees.

Were Chosen trustees Nathaniell Ketcham Jonathan wickes Thomas Brush James Chichester William Jervis Juner Isaac Brush.

The day abovsd Joseph Lewis was Chosen Constable for the present year.

The day abovsd Joseph Stratton was Chosen Collector for the present year.

The day aboved Philip Ketcham and Jonathan Whitekar were Chosen assessors for this present year.

The day abovsd Epenetus Platt was Chosen town Clerk for the present year.

The day abovsd Epenetus Platt was Chosen superviser

for this present year.

The day abovsd Epenetus Platt John wickes Philip Ketcham and Jeremiah wood were Chosen surveyers for this present year.

Samuell Smith was Chosen pownd keeper and to have the benefitt for seven shillings and sixpence this present year. o 7 6 paid.

(Town Meetings, Vol. 1, p. 248.)

[PHILIP KETCHAM'S FAMILY RECORD.]

[1734—1716.]

The Children of Philip Ketcham senor Recorded.

Philip Ketcham Juner Was Borne the 26 Day of Feb. in the year 1716.

Uriah Ketcham Was Born the eleventh Day of october In the year 1719.

Phebe Ketcham Was Born the Ninth Day of october In the year 1721.

Solomon Ketcham Was Born the eighth Day of June In the year 1724.

Sarah Ketcham Was born the 29th Day of January in the year 1726.

Mary Ketcham Was Born the 20th day of January In the year 1729.

Isaac Ketcham Was Born the 14th Day of February In the year 1734.

Recorded by Mee Philip Ketcham, Clerk. (Surveys and Land Grants, pp. 150-1.)

[TOWN MEETING.]

[1734, May 7.]

At a town meeting may the 7th 1734 the priveledge of mowing the thatch at the head of the harbour southwar of the brickkils was Lett or hired to Jonathan wickes for Nine shillings and two pence Received o 9 2

The same day the priveledge of all the thatch on the East side of the harbour northward of william Jonsons house to the pear point was Lett out to Daniell Kelcy for five shillings and six pence this is paid.

May the 7th 1734 at a town meeting Charles Sexton was Chosen president of the trustees for the Ensueing year.

The day abovesd nath^{nl1} Ketcham thomas brush Jonathan wickes thomas Wickes will^m Jarvis Juner and Samull brush were Chosen trustees for the Ensueing year.

The day aboved Epenetus Platt was Chosen town Clerk for the Ensueing year.

The day aboved John Wickes Esqr and Isaac platt were Chosen assessors for this present year.

The day abovesd Thomas Jarvis was Chosen Collector for the present year.

The day abovesd thomas Jarvis was Chosen Constable for the year Ensueing.

The day aboved Epenetus Platt was Chosen superviser for the Ensueing year.

The day aboved John Wickes Esqr Epenetus Platt Jeremiah Wood And thomas brush were Chosen surveyers for the Ensueing year.

The day abovsd Sam¹¹ smith was Chosen pound keeper for the Ensueing year and to pay seven shillings and 6 pence for the profitt of the same may 1735 Recevd o 7 6

The day abovesd those that subscribed to pay m^r prime Chose John Wickes Esqr and Isaac Platt to make mr primes Rate And Josiah wickes to gather the same and the Remaining part of the Last made rate and to be paid as is Usual for other rates.

The day abovesd it was Voated and agreed by the major part of the town then met to Look and take up all their sheep on the first monday and tuesday in the month of Nov. next and all the farmers when they have taken out their own sheep to bring the Rest the town and all that have sheep on the Comons and shall refuse or neglect to look and take up his sheep as aboved Shall for such his neglect or refusal forfit the sum of three shillings to the trustees for the Use of the town.

(Town Meetings, Vol. 1, p. 250.)

[THE BOUNDARY WITH LLOYD'S NECK.]

[1734, May 29.]

Know all men by these Presents. That we Charles Sexton President, Thomas Brush, Thos. Wickes, Nathanel Ketcham, Jonathan Wicks William Jarvis & Samuel Brush, Trustees for the Town of Huntington in the County of Suffolk on the Island Nassau in the Province of New York are held and firmly bound to Henry Lloyd of the Mannor of Queens Village in Queens County on the Island & in the Province aforesaid, Gent. & to his heirs, executors, and administrators in the sum of one hundred pounds Lawfull money of New York. To be paid to the said Henry Lloyd or to his Heirs, executors, admint. or assigns, For the which payment well & truly to be made and done we do bind our selves our heirs & successors firmly by these presents, Sealed with our seals, Dated the twenty ninth day of May Anno Do.nini, One Thousand seven hundred & thirty four.

The Condition of this obligation is such That whereas there is some dispute concerning the bounds between the Mannor of Queens Village and the Town of Huntington and it being agreed by Henry Lloyd above named on the one part and Charles Sexton Pres., Thomas Brush, Thomas Wickes Nathanel Ketcham, Jonathan Wickes William Jarvis & Samuel Brush Trustees also above named, on the other part to be referred to the judgment & final Determination of David Jones of Fort Neck, Esq. Richard Woodhull of Brookhaven Esq, and Mr William Willis of Hempstead or any two of them agreeing arbitrators, mutually chosen. Now if the above bound Charles Sexton, Thomas Brush, Thomas Wickes, Nathanel Ketcham Jonathan Wickes William Jarvis & Samul Brush & their heirs, successors & associates shall & do well, truly & faithfully abide the arbitrament, award and final determination of the said David Jones Richard Woodhull & William Willis or any two of them so that the above named Henry Lloyd & his heirs, executors, administrators & assigns shall and may at all times and for ever hereafter peacably and quietly have, hold & enjoy all that which appears to

be within the bounds of the Mannor of Queens Village by the award & Determination of the aforesaid arbitrators or any two of them agreeing without any Let, Trouble, suit, Denial, eviction or Molestation whatsoever of the said Charles Sexton Thomas Brush, Thomas Wickes, Nathanel Ketcham, Jonathan Wickes, William Jarvis, Samuel Brush, or their heirs, successors or associates. Provided the said award be given in, in writing within one month after the date of these presents Then this obligation to be void & of none effect, otherwise to be abide & remain in full force & virtue

Sealed & Delivered in presence of witnesses (on the other side)

SAMUEL BRUSH [Seal.] WILLIAM WILLIS WILLIAM JARVIS [Seal.] D. JONES RICHARD WOODHULL [Seal.]

CHARLES SEXTON [Seal.]
THOMAS BRUSH [Seal.]
THOMAS WICKES [Seal·]
NATHANEL KITCHAM [Seal.]
JOHNATHEN WICKES [Seal.]

The within Bond was sealed and Delivered in presence of us.

Suffolk Co. Ss.

Memorandum that on the 12th day of Nov. 1734. Chas. Sexton, President, of the Trustees of the freeholders and Commonality of the town of Huntington personally appeared before me Henry Smith Esq. Judge of the Court of Common pleas for said County and acknowledged that he executed the Within Instrament by sealing it with the Common Town seal & signing as President In conjunction with the other Trustees who Also signe, & sealed it with the same seale at the same time.

Test. HENRY SMITH Judge.

(File No. 100.)

[BOUNDS BETWEEN HUNTINGTON AND LLOYD'S NECK.]

[1734, May 30.]

Whereas there is a Dispute Between Mr Henry Lloyd of ye mannor of Queens Village and ye Inhabitance of ye town of "huntington" concerning the Boundaries Between ye said Mannor of Queens Village and the said Town of huntington, which said dispute Being by ye said Henry Lloyd and ye President and trustees of ye Town of huntington on ye part of ye said town submitted to ye judgment and Determination of us the subscribers we having considered the allegations of Both parties do award, adjudge and Determin, that ye first Bounds shall be at a stake stuck up in ye Body of ye Beach Sixteen rods from ye uplands of huntington West Neck at ye entrance on to ye said Beech from which steake ye Line to run Northerly upon a streight Line to another stake stuck up sixteen rods west from ye next point of upland upon ye West Neck from which stake still Northerly upon a streight Line to another steak stuck up eighteen rods west from ye next point of uplands upon the west Neck from which stake still Northerly upon a streight line to another stake stuck up twenty rods west from ye next point of upland upon ye west Neck from which stake still northerly upon a streight line to another stake which shall be stuck up sixteen rods west from ye upland of ye Bluff point from which Last stake so to be stuck up sixteen rods west from ye upland of ye Bluff point ye middle of ye channell to be ye Bounds Between the mannor of Queens Village & ye town of huntington till it comes to a certain ware erected by ye Inhabitance of huntington for ye taking or catching of fish from thence Northerly to ye middle of ye Inlet river or Creek, Between ye upland of Queens Village & ye upland of hun-

tington west Neck, from thence running Easterly along ye middle of ye said Inlet river or creek till it comes against a point on Oueens Village shore called Conklins point and a point on huntington shore called Sandy point almost opposite to ye said Conklins point, & from thence upon a streight Line to the middle of that part of ye Inlet river or creek that runs Between the outward point of ye East Beech Putting of from Queens Village shore & ye nighest land upon huntington shore, then Beginning again at ve first stake standing the Body of ye Beech at ye entrence on to ve said Beech, sixteen rods from ye upland of ye West Neck ye line to run Southerly into Fleets hole, keeping ye middle of ye sade hole or inlett till it comes into ye Bay or harbor which said Lines & Bounds as above expressed shall be ye Certain Boundaries Between the Town of huntington and the Mannor of Queens Village forever serving.

To the above said Henry Lloyd his heirs and assigns forever all such previleges on huntington side as were granted & allowed unto Mr James Lloyd by ye Inhabitants of huntington in one certain Indenture of Agreement Between ye said James Lloyd & ye sd. Inhabitants of huntington. Bearing Date March 1685-6 as by ye sd. agreement will more Largely appear In Witness whereof we here to set our hands and seals this 30 day of May Anno Domini 1734.

WILLIAM WILLIS [Seal.]
D. JONES [Seal.]
RICHARD WOODHULL [Seal]

Wickes also trustee and Henry Lloyd owner of Queens

Village May 31. 1734

I certify the foregoing award with an account of the boundaries to be a true copy of the record thereof remaining in the third book made by Eppenetus Platt in page 169 and 170 compaired by me

Solomon Ketcham, clerk.

This boundary is also certified by Philip Ketcham Town Clerk in his first Book to record bills of sale in the fifth page on the right hand side.

(File No. 101 and Deeds, Vol. 3, p. 745.)

[1734, May 31.]

The Ware Mentioned to be the Boundary Between Queens Village and Huntington Lyeth fifty seven Rods eastward of John Conklines Little Cove from the Largest Rock on the east point of said Cove Mesured by Nathaniel Ketcham & thomas Brush trustees by agreement With Charles Sexton Presesedent and William Jarvis trustee & Jonathan Wickes all so trustee and Henry Lloyd owner of Queens Village May the 31, 1734.

Recorded by me Philip Ketcham Clerk.

(Deeds, Vol. III, p. 15)

[TOWN MEETING.]

[1735, May 6.]

At a town meeting may the 6th 1735 Charles sexton Esqr was Chosen president for the Ensueing year.

[[]Note.—The boundaries established, and as described in this paper, have ever since remained the line of title between Huntington on the one side and the owners of Lloyd's Neck on the other.—C. R. S.]

Nathaniel Ketcham Samuel Brush thomas brush William Jarvis Juner Daniel Kelcy and Joseph Stratton were Chosen trustees for the Ensueing year.

The day abovsd Epenetus Platt was Chosen town Clerk for the Ensueing year.

The day abovsd John wickes Esqr and Isaac platt were Chosen assessors for the Ensueing year.

The day abovsd William Jonson Juner was Chosen Collector for the Ensueing year.

The day aboved William Jonson Juner was Chosen Constable for the Ensueing year.

The day aboved John Wickes Esqr was Chosen Superviser for the Ensueing year.

The abovsd John Wickes Esqr Epenetus Platt Jeremiah wood and thomas Brush were Chosen surveyers for the Ensueing year.

The day aboved Samuel Smith sener was Chosen pound keeper for the Ensueing year he paying seven shillings and 6 pence for the proffit of the same.

The day aboved Epenetus Platt was Chosen a treasurer for the town or the town treasurer for the Ensueing year (Town Meetings, Vol. 1, p. 251.)

may the 6 1735

The priveledg of mowing the thatch at the head of the town harbour south ward of the old brickkils was Let to Samuel Stratton for Eleven shillings and three pence.

1737 Received o 1 o

The same day the priveledg of all the thatch at the pear point was Let to William Jonson Juner for three and two pence.

The same day the priviledge of hors neck beach was Let to Nathaniel Ketcham for two shillings seven pence.

(Town Meetings, Vol. 1, p. 250.)

[TOWN MEETING.]

[1736, May 4.]

At a town meeting may the 4th 1736 John Wickes Esqr was Chosen president of the trustes for the year Ensueing Alexander bryan Nathaniel Ketcham Jonathan wickes Daniel Kelcy sam^{tt} brush And Isaac Platt were Chosen trustees for the Ensueing year.

The day abovesd Thomas Jarvis was Chosen Constable and Collector for the Ensueing year.

The day abovesd Epenetus Platt was Chosen town Clerk for the Ensueing year.

The day abovesd Epenetus Platt. was Chosen treasurer for the Ensueing year.

The day abovesd John Wickes Esqr and Left Isaac Platt were Chosen assessors to make all rates to be made for the Ensueing year.

The day abovesd John wickes Esqr was Chosen superviser for the Ensueing year.

The day abovesd John wickes Esqr Epenetus Platt Jeremiah Wood and Thomas brush were Chosen surveyers for the Ensueing year.

The day abovesd the benefit of the pound was Let by Epenetus Platt for five shillings and 6 pence.

The day abovesd the priviledge of mowing the thatch at the head of the town harbour was Let to Sam¹¹ Stratton for ten shillings and a peny.

The day aboved the priveledge of all the thatch from the pear point to william Jonsons on the East side of the harbour was Let to John woolcey for seven shillings and three pence.

The day aboved the thatch at Sammisses Cove was Let to James Rogers for one shilling.

The day abovesd the thatch at horsneck beach was Let

to thomas brush Juner for one shilling and Eleven pence.

This was discharged by the trustees.

(Town Meeting, Vol. 1, p. 251.

[TRUSTEES' MEETING.]

[1736, Aug. 3rd.]

August the 3rd 1736.

At a trustees meeting it was agreed and Leave given to Zophar Platt to erect and set up a building for his own use of about twenty four foot in Length and about eighteen foot in width near the midle of the street between Epenetus platts store house and Alexander Smiths Lott.

JOHN WICKES, pd

(Land Grants by Trustees, p. 323.)

[TOWN MEETING.]

[1737, May 3.]

May the 3rd 1737 at a town meeting were Chosen for Trustees.

Charles Sexton for president.

Thomas Wickes Thomas Brush Samuel Brush Isaac Platt John titus and Obadiah Rogers trustees.

The Day abovesd Thomas Jarvis was Chosen Constable and Collector for the Ensueing year.

The Day abovesd Isaac Platt and Jacob Scudder were Chosen assessors for the Ensueing year.

The Day abovesd Isaac Brush was Chosen superviser for the Ensueing year.

The day above sd Epenetus Platt was Chosen Treasurer and Clerk for the town.

The Day abovesd John wickes Esqr Epenetus Platt Jeremiah Wood and Thomas Brush were Chosen Surveyers for the Ensueing year.

The day abovesd the benefit of the pound was Let to Cpt titus for five Shillings and three pence for the Ensueing year.

The Day abovesd John Wickes Esqr and Isaac platt were Chosen to make mr primes Rate for the Ensueing year and Jonas Smith was Chosen to gather the sd rate.

The day abovesd the priveledge of mowing the thatch at the head of the harbour was Let to Elnathan wickes for ten shillings and three pence.

Also the priveledge of mowing the thatch at the pear point was Let to william Jonson for Eleven shillings.

Also the thatch at John Sammis his Cove was Let to Joseph Rogers for one shilling.

(Town Meetings, Vol. 1, p. 252)

[LAND DIVISION.]

[1738, Jan. 16.]

Att a trustee meeting all being present this 16 of January 173% it was agreed to make a New Division in the old purchas of this town between Coldspring and Cowharbour of five acres to a hundred Right.

CHARLES SEXTON pd.

(Land Grants by Trustees, p. 327.)

[LAND DIVISION.]

[1738, Feb. 6]

february the 6th 173⁷/₈

It was agreed to make a new Division in Crab meadow

purchass between Cowharbour and Smithtown west bounds of five acres to each hundred Right in the township of huntington by us the trustees of sd. town.

CHARLES SEXTON pd

(Book Land Grants by Trustees, p. 215.)

[TOWN MEETING.]

[1738, May 2.]

may the second 1738

At a town meeting were for trustees Charles Sexton Esqr was Chosen president Thomas Wickes Thomas brush Samuel brush Isaac Platt John Titus and Obadiah Rogers were Chosen trustees.

The Day abovsd Eliphalet Wickes was Chosen Constable and Collector for the Ensueing year.

The day abovesd Isaac Platt and Jacob Scudder were Chosen assessors for the Ensueing year.

The day aboved Isaac Brush was Chosen Superviser for the Ensueing year.

The day abovesd Epenetus Platt was Chosen town Clerk and treasurer for the Ensueing year.

The day aboved John Wickes Esqr Epenetus Platt Jeremiah wood and Thomas brush were Chosen surveyers for the Ensueing year.

The day abovsed the proffit of the pound for the Ensueing year was let to Joseph Langdon for four shillings and Eight pence this is forgiven.

The priveledge of mowing of the thatch at the pear point was let to Abraham chichester for Eleven shillings an a peny for the Ensueing year.

The day aboved the priveledge of mowing the thatch at the head of the harbour was let to Thomas netherway for ten shillings. The day abovsd the priveledge of mowing the thatch northward of the old brickil Round to the gutt was let to william Johnson for one shilling and 6 pence 9 pence paid by Amos Smith.

may the 2 1738

The money Received is paid away on the table. (Town Meetings, Vol. 1, p. 252.)

the second of may 1738

The priveledge of mowing the thatch at Duck Island was by order of the trustees Let to Jonas Higbee for thirteen shilling for the Ensueing year.

(Town Meetings, Vol. 1, p. 249.)

[LAND DIVISION.]

[1739, Feb. 19.]

february the 19th 1738

At a trustee meeting it was agreed and concluded to make a division in the undivided land between Cowharbour and smithtown west bounds of four acres to each hundred Right in the township of Huntington.

CHARLES SEXTON Pd.

(Land Grants by Trustees, p. 223.)

[NEW LAND DIVISION.]

[1739, March 12.]

At a trustee meeting March the 12 173\subseteq it was agreed and concluded to make a division in the undivided land between Cowharbour and Cold Spring of four acres to a hundred Right.

CHA. SEXTON Pd.

(Land Grants by Trustees, p. 343.)

[TOWN MEETING.]

[1739, May 1 |

may the first 1739

At a town meeting Nathaniel Ketcham was Chosen president of the trustees for the Ensueing year.

William Jarvis Juner Jonathan wickes Daniel Kelcy Isaac Brush Annias Karl and Thomas gilderslieve were Chosen trustees for the Ensueing year.

The day abovesd Eliphalet Wickes was Chosen both

Constable and Collector for the Ensueing year.

The day abovesd Isaac Brush was Chosen superviser for the Ensueing year.

The day abovesd Isaac platt and Jacob Scudder were

Chosen assessors for the Ensueing year.

The day abovsd John Wickes Epenetus Platt Jeremiah wood and Thomas Brush were Chosen surveyers for the Ensueing year.

The day abovesd Epenetus Platt was Chosen town

Clerk for the Ensueing year.

The day abovesd Epenetus Platt was Chosen the town

treasurer for the Ensueing year.

The day abovesd it was voated that the town assessors shall make the ministers Rate for the Ensueing year and the Collector shall gather it and be paid for what he gathereth.

may the first 1739

All the thatch from Jonsons to the pear point was let to John Sammis Juner for thirteen shillings and Eight pence.

The day abovesd the thattch at the head of the harbour was let to Sam¹¹ Stratton for Eight shillings and two pence.

The day abovesd all the thatch from the Clam point Round to the gutt was lett to Amos Smith for one shilling and ten pence.

The day abovesd the thatch at hors neck beach was let

to Nathaniel Ketcham for 7 pence and the money paid.

The day abovesd the meadow on the north side of the west neck beyond John samis his land is let to John sammis for two shillings.

Ditto the thatch at pages Cove was let to Jonas Smith for three shillings.

(Town Meetings, Vol. 1, p. 249.)

may the first 1739

The Use of the pound for the Ensueing year was let to Isaac Smith for two shillings and six pence.

(Town Meetings, Vol. 1, p. 250.)

[DEDICATION OF THE COMMON.]

[1739, May 18.]

Huntington Where as there have been and are still divers persons belonging to this town who for private intrest have been Endevering to Encroach on and lessen the streets lanes and highways in this town to the great dammage of the Near Neighbours for the preventing of which in the East street of sd. town the trustees of the freeholders and Commonality of sd. town thought fit to order the sd. street to be laid out to the Right held by Thomas Wickes (except so much as should be judged by the surveyers needfull for good highways) and by him to be alienated to the neighbours living near and Receiving the

[[]Note.—The premises here described comprises the Common now lying open to the public at the east end of the village of Huntington, including some lands which have been enclosed by adjoining owners. This is known in all the early records as "the Town Spot." It is historic ground. Here, probably, the first settlement was made: the old fort stood there or near by, and here the train bands paraded and the town meetings were held two hundred years ago.—C. R. S.]

chief benefit of the same to ly open in Common never to be fenced in or enclosed or any part thereof, Therefore according to the trustes order dated the 18 of august 1736 on the same day John Wickes and Thomas brush being two of the surveyers of the sd. town laid out to the Right of sd. Thomas Wickes three acres and 88 rods of land in several peices in the sd. street as may more at large apear by the Return of the sd. surveyers on the town record Therefore be it Known unto all men by these presents that I Thomas Wickes for and in Consideration of the sum of one pound 16 shillings Currant money of New York to me in hand paid and for the use and uses above sd. and to and for no other use or uses whatsoever Have given granted bargained and sold and do by these presents fully freely clearly and absolutely give grant bargain and sell unto John Wickes Jonathan Wickes Samuel Stratton Philip Platt Joseph Lewis Thomas Wickes Juner and Eliphalet Wickes their heirs and assigns forever all that the above mentioned three acres and 88 rods of land situate lying and being in the east street of the sd. town as above sd. Together with all and singular the rights and priveledges there unto belonging and all the estate Right title intrest possesson property claim and demand whatsoever of me the sd. Thomas Wickes in and to the premises to have and to hold all the before mentioned premises to them the sd. John Wickes Jonathan Wickes Sam¹¹ Stratton Philip Platt Joseph Lewis Thomas Wickes Juner and Eliphalet Wickes their heirs and assigns (as tenants in Common without any manner of pretence of survivership) from me the sd. Thomas Wickes my heirs Exrs and adms unto the sole and only proper use benefit and behoofe of them the sd. John Wickes Jonathan wickes Sam11 Stratton Philip Platt Joseph Lewis Thomas Wickes Juner and Eliphalet Wickes their and each of their heirs and assigns torever to lie in Common for the use of them the purchssers and never to be fenced nor enclosed nor any part thereof by any person or persons whatsoever but to Remain according to the true intent and meaning here of forever In witness whereof the sd Thomas Wickes have here unto sett my hand and seal the 18 day of may anno Dom 1739

Signed sealed & delivered Thomas Wickes [Seal.] in the presents of us

MATTHEW BUNCE
JOB HALSTED

(Deeds, Vol. II, p. 762.)

[DIVISION OF SUMPWAM'S NECK.]

[1740, May 3.]

This Instrument of Writing Witnesseth that whereas there is a Certain Neck of land lying at the south side of Long Island with in the town ship of Huntington in Suffolk Cunoty which is Known and distinguished by the Indian name of Sumpwams which sd neck of upland was formerly laid out and bounded (as it was said) into sundry lotments pursuant to the Respective rights of the former proprietors but the Division of the sd Neck of upland being not to be found upon Record or the Record of the same being lost by which means the present possessors thereof (the subscribers here under written) having had several disputes and contests concerning the location of their several lotments as afore sd. and in order to Compose the sd. disputes and settle a good Understanding and perfect Amity for the future We the sd subscribers have Nominated Chosen and appointed Major Epenetus Platt and Philip Ketcham both of the town ship of Huntington afore sd. And Samuel Willis of the town ship of Oysterbay in Queens County in the Island afore sd. Yeoman or any two of them to situate allot and prefix the bounders

of our land Contained with in the sd. Neck as near as they Can as it was formerly laid out and bounded according to our Respective rights in the same And that their division so made and Entred in the records of the sd. town of Huntington with the general Carde of the sd Neck of Upland entred with the same setting forth the division of the former rights in the sd. Carde with the wedth of the lots shall be held to be good and efectual to each of us the subscribers our heirs and assigns forever And it is hereby Covenanted Articled Concluded and agreed by each by all and every of us the subscribers that afore sd division so made and described afore sd by the above named Epenetus Platt philip Ketcham and Samuel Wills or by any two of them shall be and is hereby Confirmed by us to be as good and efectual to all intents and purposes Watsoever in the law As if the sd division had so been made by us and Confirmed or ratifyed by any other legal or Regular instrument of Writing whatsoever To have and to hold the above sd Neck of Upland to each Respective person and their heirs and assigns according to their several rights in the neck in Confirmation to the above sd. division and every article above sd. We the subscribers and owners of the premises hath set to our hands and fixed our seals this third day of May anno domin 1740.

DENNIS HART [Seal.]
WILLIAM JARVIS [Seal.]
JOSEPH SKIDMORE [Seal.]
JOHN WOOD [Seal.]
CORNELIUS HART [Seal.]

Daniel Lewis [Seal.] Thomas Smith [Seal.] Joseph Smith [Seal. Robert Kellam [Seal.]

Joshua \times Arthur [Seal.]

RICHARD DINGEE [Seal.] GEORGE NORTON [Seal.]

Signed, sealed and delivered in the presents of William Gibb Jonathan Chichester

Recorded by me Epenetus Platt town Clerk. (Deeds, Vol. II, p. 785.)

[TOWN MEETING.]

[1740, May 6.]

At a town meeting may the 6 1740 Nath^{nll} Ketcham was Chosen president of the trustees for the Ensueing year and Daniel Kelcy Jonathan wickes william Jarvis Juner Isaac brush ananias Karle and Thomas Gilderslieve were Chosen trustees for the Ensuing year.

The day abovsd Eliphalet Wickes was Chosen Consta-

ble and Collector for the Ensueing year.

The day abovesd Isaac brush was Chosen superviser for the Ensuing year.

The day abovsd Epenetus Platt was Chosen town Clerk

for the Ensueing year.

The day abovesd Epenetus Platt was Chosen town treasurer for the Ensueing year.

The day abovesd Isaac platt and Jacob Scudder were

Chosen assessors for the Ensueing year.

The day aboved John wickes Epenetus Platt Jeremiah wood and thomas brush were Chosen surveyer for the En-

sueing year.

The day abovsd Timothy Scudder Sam¹¹ brush Daniel Lewis Nathaniel Ketcham Alexander Smith and Jacob Conkline Juner were Chosen Commishoners for to take Care of Highwayes according to the Late act of assembly.

(Town Meetings, Vol. 1, p. 249.)

may the 6 1740.

It was voated and agreed that Jonas Smith Daniel Lew-

is Josiah smith David sammis Thomas Brush Jonathan Wickes and will^m Jarvis Juner should Use their best intrest and Endeavour amongst the people of this town to get the salery promised to Mr Ebenezer Prime by way of free will and subscription.

(Town Meetings, Vol. 1, p. 250.)

may the 6 1740.

The day abovesd the use of a peice of marsh which John Rogers hath fenced in at the harbour which doth not belong to him was let to Sam¹¹ Stratton for two shillings and two pence.

(Town Meetings, Vol. 1, p. 253.)

[DIVISION OF SUMPWAMS NECK.]

[1740, May 15.]

To all Christian people to whome this Instrument of writing may Concern Know ye that We Epenetus Platt and Philip Ketcham both of Huntington in Suffolk County And Samuel Willis of the township of Oysterbay in Queens County all of the Island of Nassaw Yeomen Arbitrators Indiferantly Chosen Elected and Impartially Appointed by the propriators of a neck of upland Commonly known by the name of Sumpawames situated within the Limits of Huntington To allot and Divide the sd upland upon the sd Neck all below the Indian old path and to scituate the Respective lotments as near as we could according to their former locations to each person Correspondent to their

[[]Note—There is a map showing the respective ownerships at this date recorded in connection with the above paper, which is valuable and interesting, as the locality is now occupied by the village of Babylon.—C. R. S.]

Rights in sd. Neck And in order to Effect the sd. Division the sd proprietors did Execute an Instrument of Agreement bearing date the third of may in this present year Impowring us the sd. Arbitrators or any two of us to preforme the same in manner as afore sd. Now we the afore Named Arbitrators through and by the Authority Committed and granted unto us as afore sd. having taken upon us to settle and to Accomodate the Unstable bounderies of the severall lotments in the sd. Neck first do order and appoint that the Lots shall all be measured in width upon a south Line beginning in the Indian path five rods west from the swamp or bogs and the south line to Extend to the highway that Runs between Richard Dingee and Dennis Harts land And we the afore Named Arbitrators do Judge order and award that the first lott shall be in No 1 joyning to the fence or Indian old path and shall be in width in sd south line four rods and ten links of Chain And that the south bounds there of shall be a straight line across the neck running from the East side to the west side of the neck south eighty degrees west which sd. lott contains a four hundred Right and Jeremiah smiths and John Wood and the lot No 2. Is Thomas Smiths and John Wood being sixteen rods and sixteen links of Chain wide in the south line including seventeen hundred Right and Running parrellel across the neck And the lot No. 3. is Robert Kellum and George Nortons and Contains a four hundred Right and three rods and twenty three links of Chan wide in the sd. south line and runs parelell a cross the neck And the lott No 4 is Joseph Skidmores and is Nineteen rods and fifteen links of Chain wide in the south line and Contains a twenty hundred right. The lot No. 5: Is John Woods being eight rods and Nineteen link of chain wide including a Nine hundred right The lot No. 6: is william Jarvises and is five rods and twenty one links of chain wide including six hundred Right

The lot No. 7: is Joseph Skidmores and Caleb Woods and is thirteen rods and sixteen links of chain wide including a 14 hundred right. The Lot No. 8: is Cornelius Harts and is four rods Nineteen links and a halfe of Chain wide including four hundred Right and a half No. q: is Joshua aurthers and Joseph Skidmores and is thirty six rods and a halfe wide including thirty seven hundred and a halfe right. No: 10: is Daniel Lewises and Jonah Woods Deceased and is thirteen rods wide including a twelve hundred Right and the lot No: 11: is Richard Dingees Riph van Dam and Joshua arthur being twenty four rods wide including a twenty two hundred right No: 12: Is Richard Dingees lott and is twelve rods including a Eleven hundred Right and is bounded on the south by a highway that leads between sd dingees lot and Dennis Harts lot and all the afore sd. lots measure in wedth upon the afore Recited south line and the lots Run parellel across the neck all except the first lot, and the lot No: 13: is Dennis Harts and includes a five hundred Right and includes all the land between the head line and the high way last above mentioned and a peice of meadow lying East of his upland between the highway that leads along the East side of the neck and a pond the meadow being about three quarters of an acre being in Length northward from the head line about twenty eight rods which said small peice of meadow and land is accounted together to make up Sammis Harts five hundred Right And in order to demostrate we have described the sd division at Large in a general Card of the Neck and entred the same in the town Record wherein is plainly described every mans lot as is above numbred and situated And we the afore named Arbitrators do order and Judge that where there is more persons contained in one lot then one they shall enjoy the same in proportion to their Rights in the same And further we the sd. arbitrators by and with the Consent of the

propriators of the sd. Neck and in order to amplifie and Comode the sd. Division we have for their use and Conveniency Described and allowed several highways as is particularly set fourth in the general Card upon the town record as Refference there unto being had may plainly appear with their and each of their Respective situations and wedth and in whose land they particularly run through or in And as a further Confirmation here of we the sd. Epenetus Platt Philip Ketcham and Samuel Willis hath here unto set to our hands and fixed our seals the fifteenth day of May Anno Domini 1740.

Signed, sealed and delivered in the presents of

JAMES LYSIGHT

ABIEL TITUS Juner.

EPENETUS PLATT [Seal.]
PHILIP KETCHAM [Seal.]
SAM¹¹ WILLIS [Seal.]

Recorded by me Epenetus Platt, town Clerk. (Deeds, Vol. II, pp. 783-4.)

[TOWN MEETING.]

[1741, May 5.]

May the 5. 1741 at a town meeting Nathaniel Ketcham Chosen president of the trustees And Daniel Kelcy Isaac Brush Jonathan Wicks William Jarvis Juner Ananias Karle and Augustine bryan were chosen trustees the Day above sd. Eliphalet Wickes was Chosen Constable and Collector for the Ensueing year.

The day above sd. Isaac Platt and Jacob Scudder were Chosen assessors for the Ensueing year.

The day above sd. Epenetus Platt was chosen town clerk and treasurer for the ensueing year.

The day above sd. Isaac Brush was Chosen superviser for the Ensueing year.

The Day above sd. Timothy scudder Daniel Lewis Jonathan Wickes Jun Nathaniel Ketcham alexander Smith Isaac Platt samuel Brush and John Platt were chosen comissioners for highway.

The day above sd. Epenetus Platt John wicks Jeremiah Wood and thomas Brush were Chosen surveyers for the

ensueing year.

(Town Meetings, Vol. 1, p. 255.)

[TRUSTEES' MEETING.]

[1742, March 8.]

March the 8th 1741

At a trustee meeting all being present it was voated and granted to Joseph stratton and John Saterly Juner to build a grist mill at a place commonly called free bodies Cove provided they do build and complete the same within two years from the date hereof and If not they are not to have any benefit by this grant but If they do build a mill within the time above sd. then they are to enjoy the above sd to them their heirs and assigns so long as any of them shall maintain and keep a mill there and no longer.

NATHANIL KETCHAM pd

(Land Grants by Trustees, p. 353.)

[TOWN MEETING.]

[1742, May 4.]

May the 4th 1742.

Nathaniel Ketcham was Chosen president of the trustees Daniel Kelcy Isaac brush Jonathan wickes Cpt. Carle william Jarvis and Augustin Bryan. The day above sd. Eliphalet Wicks was Chosen Constable and Collector for the ensuing year.

The day above sd. Isaac Platt and Jacob Scudder were Chosen assessors for the ensuing year.

The day above sd Epenetus Platt was Chosen Clerk and tresurer for the ensueing year.

The day above sd. Isaac Brush was chosen superviser for the ensueing year.

The day abovesd. Nathaniel Ketcham alexander smith Isaac Platt sam¹¹ brush Timothy Scuder John platt and Jonathan Wicks Jun^r were chosen Commissioners for highways.

The day above sd. Epenetus Platt John wicks Jeremiah Wood and thomas brush were Chosen surveyers for the ensuing year.

The day above sd. it was voted in the town meeting whither they would take the Ideot daughter of Jeremiah Chichester Deseased and maintain her as the towns poor or stand a triall at law to know whither shee can be forsed on the town and it was a clear voat to stand a trial.

(Town Meetings, Vol. 1, p. 256.)

[TRUSTEES' ORDER.]

[1742, Oct. 22.]

October the 22: 1742.

To Epenetus Platt and John Wickes two of the surveyers of the town of huntington these are to order you to go to Crab meadow or black hall and search out and bring to us an account of all the land that hath not been laid out to Timothy soper or any other person joining to the land Thomas fleet formerly changed with Henry Soper.

NATHANIEL KETCHAM, pd.

(Land Grants by Trustees, p. 231.)

[TOWN MEETING.]

[1743, May 3.]

May the 3. 1743 at a town meeting in huntington.

Nathaniel Ketcham was Chosen presdt of the trustes Daniel Kelcy.

Jonathan Wicks William Jarves Isaac Brush Isaac Platt Elipelet Wicks.

The Day above said Eliphalet Wicks was Chosen Constuble and Colec^{tr} for the Ensuing year.

The Day above said Epenetus Platt was Chosen Clerk and treserur.

The Day above sd. Isaac Platt and Jacob Scudder was assessers for the ensuing year.

The Day Above sd Isaac Brush was Chosen Superviser for the Ensuing year.

The Day above sd. Nathanel Ketcham, Alexander Smith Isaac Platt, Samuel Brush Jonas Smith Daniel Luies Doc^{to} Platt Jonathan Wicks Jn^r Joseph Bufet Capt Titus Was Chosen Commissioners for high Ways.

The Day above sd. Epenetus Platt John Wicks Jeremiah Wood Isaac Platt was Chosen Survaiers for the ensuing year.

(Town Meetings, Vol. 1, p. 257.)

[1743, May 3.]

May the 3. 1743 at a Publick meeting Whereas there Hath Been Som Dispute in the town Between the town and alexander Bryan Concerning the title and Possession of a Certain Parcel of Land and thatch or meddow Lying on the west side of Eatons neck Beach Commonly called by the name of Duck Island and the said Bryan being willing to Live in Peace and friend ship with the people of the town he Proposed to the town that for peace and

Quietness He would Give the town the sum of thirty Pounds if they Would give Him a Quit Claim and it was put to Voat in the town meeting Whether they Would take the money offered for the towns Right and it was a Clear Voat.*

> Recorded By mee Philip Ketcham Clerk

(Deeds, Vol. III, p. 5.)

[FAMILY RECORD OF ELIPHELET WICKES.]

[1744-1734.]

The Children of Eliphelet Wickes of Huntington Recorded, Margret Wickes Daufter of Eliphelet Wickes Was borne the 29 Day of Aprile 1734.

Hannah Wickes was born the 29 Day of September in the yeare 1735.

Eliphelet Was borne the 20 Day of february in the yeare 1738.

Thomas Wickes Was borne the 10 Day of August in the yeare 1740.

Mary Was borne the 28 Day of September in the yeare 1744.

Recorded this eleventh Day of July 1749.

by me Eliphelet Wickes town Clerk.

(Surveys and Land Grants, p. 148.)

^{[*}This was followed by a Quit Claim deed made by the Trustees of the town to Alexander Bryant, dated May 19, 1746, of the premises described.—C. R. S.]

[TOWN MEETING.]

[1744, May 1.]

May the first 1744

The thach at the head of the town harbour from brickils to Johnsons was let to Samuel stratton for seven shilling and five pence.

The thatch at the pear point was let to William Mott for seven shillings.

The thatch at hors neck beach was let to John Conkline for one shilling.

Huntington may the first 1744 at a town meeting Nath^{nl} Ketcham was Chosen president of the trustees and David Kelcy Jonathan wickes William Jarvis Isaac Platt Eliphulet wickes and Robert Brush were chosen trustees for the present year.

The day above sd. Eliphalet Wickes was Chosen Constable and Collector for the ensueing year.

The day above sd. Phillip Ketcham was chosen town Clerk.

The day above sd. Isaac Platt and platt Conkline ware Chosen assessors for the ensuing year.

The day above sd. Isaac Brush esq. was Chosen superviser for the ensueing year.

The day above sd. John Wickes esq. Epenetus Platt Jeremiah wood and Isaac Platt were Chosen surveyers for the ensuing year.

The day above sd. Epenetus Platt was chosen treasurer for the Ensueing year.

The day above Zopher Platt Alex^{ndr} Smith Jonathan wickes sam¹¹ stratton Jonas Smith Epenetus bryan Joseph buffit John Lewis Epenetus Conkline Samuel Brush, Dan¹¹ Lewis Epenetus platt Juner were Chosen surveyers of the highways for the ensuing year.

The same Day the thatch at Clam point and Sammises

Cove Was sold to Josiah Rogers for the sum of 10s. od. for the ensuing year.

The same Day the Meddow at Horse neck beach Was sold to abraham Chichester for the ensuing year for 2s. 6d.

The thatch at Cold Spring near Jeremiah Conklins Was sold to Hesekiah Rogers for the ensuing year for 1s. od.

The same day the Meddow att the Head of the Harbour that John Rogers fensed In Was Sold to Daniel Kellsy for the Ensuing year for the sum of 1s. 7d.

The same day the thatch at Crabmeddow being a small Illand Was sod to Edward Bayley for 2s. 6d. for the ensuing year.

The thatch at Pages Cove Was sold for £0 os. 2d. to

Jonas Smith for the ensuing year.

The same Day the thatch from Joseph Udells Mill to Mungers Point Was Sold to Samuel stratton for £0 4s. 6d. for the ensuing year.

(Town Meetings, Vol. , p 255-58-59.)

[TOWN MEETINGS.]

[1745, May 7.]

May the 7th 1745 att y^e town meeting the use of a pice of meddow which John Rogers fenced in at the Harbour y^{tt} Did not Belong to him was Let to ensin Philip Platt for the sum of £0 1s. 3d. for y^e ensuing year.

The Day above said a pice of thatch or a small Island att Crab medow gutt was sold for the sum of 0 11s. 0 to

Jonas smith for ve ensuing year.

The Day above said the trustees Paid to Henry Scudder the sum of Eleven shillings for suporting of elnathan foster for Nessarys that I stood in need of.

The Day above said the thatch att Peages Cove was sold to Jonas Smith for £0 is.

The Day above said Justic John Wickes and Philip Ketcham Was Chosen to tak account of Intested Estats for the ensuing year.

The Day above said the trustees Paid to John Carmon nine shillings and five Pence for the Cranfields.

(Town Meetings, Vol. 1, p. 259.)

May the seventh 1745 at a town Meeting Justice Isaac Brush was Chosen Presedent of the trustees.

The Day above named Just Isaac Brush chosen President.

Daniel Kellsy William Jarvis Isaac Platt, Robert Brush Eliphalett Wickes Jonathan Wickes were Chosen trustees for the Present year.

The same Day Eliphalett Wickes was Chosen Constable & Colecter for ye Present year.

The same day Phylip Ketcham Was Chosen town Clerk for this Preshet year.

The Day above said Isaac Platt Eliphalett Wickes were Chosen assessors for ye ensuing year.

The day above said Justice Wickes esq. Isaac Platt Jeremiah Wood Philyp Ketcham Were Chosen surveyers for ve ensuing year.

The same Day the surveyers were chosen fence vewers for the ensuing year.

The Day above said Philip Ketcham Was Chosen treasurer for the ensuing year.

The Day above sd Just Isaac Brush Was Chosen supreviser for the ensuing year.

May ye 7th 1745 John Conklin senor Paid one shilling for

thatch at Hors neck Beach for ye year Past.

At the town Meeting on the Day mentioned on the other sid of this Leaf Jonas Smith Joseph Buffitt Platt Conkline Samuel Brush Daniel Lewis Epenetus Platt Juner Hezekiah Rogers Philip Wickes Jonathan Wickes Moses Scuder alexander Smith John Lewis Eliphalett Wickes Were Chosen surveyers for High Ways for the ensuing year.

The day above sd.

The thatch at the Head of the Harbour from the Brick kills to Johnsons Was Let to Philip Platt for the sum of £0 13s. o.

The Day above said the thatch at the Pear Point Was sold to Ruben Johnson for £0 13s. 3d.

The Day above said the thatch at the Clam point and Samises Cove was sold to Samuel Stratton for £0 1s. od.

The day above said the thatch at Hors neck beach was sold to John Heviland for £0 2s. 2d.

The Day above said the thatch at the Head of the Cove over against Jeremiah Conklines Was sold to said Jeremiah Conklin for £0 2s. od.

The Day before mentioned the thatch from the north side of thomas Netherways Lot on boath sides of the Harbour to the head of the Cove or to Cow harbour Brook Was Sold to Philip Wicks for the ensuing for the sum of £0 13s. o.

The Day above said the thatch Coves and Hamocks Round the Little Neck Below High water Mark Was sold to Edward bayly for the ensuing year for the sum of 0 10s. 0.

(Town Meetings, Vol. 1, pp. 261-2.)

[JOHN KETCHAM'S FAMILY RECORD.]

[1746-1716.]

The Children of John Ketcham senor Recorded John Ketcham Juner Was Born the 24th Day of January In the year 1716.

Elizabeth Ketcham Was Born the first Day of February In 1718.

Mary Ketcham Was Born the 16 Day of November In

Timothy Ketcham Was Born the tenth Day of January In 1722.

Hannah Ketcham Was Born the 21: Day of aprill In 1729.

Sarah Ketcham Was Born the sixth day of June 1730.

Joseph Ketcham Was Born the twenty ninth Day of July In 1731.

Jonas Ketcham Was Born the 19th Day of october In 1732.

Zophar and Martha Was Born the 14th Day of June In the year 1734.

Rebeckah Ketcham Was Born the sixth Day of aprell In 1737.

Ruth Ketcham Was born the fourth day of Aprille In 1740.

Recorded by Me this eleventh Day of aprille 1746.

Philip Ketcham Clerk.

(Surveys and Land Grants, p. 149.)

[QUIT CLAIM DEED BY TRUSTEES OF DUCK ISLAND.]

[1746, May 19.]

Know all Men By thes Presents that We Isaac Platt President of the trustees and Sargent Daniel Kellsy, Robert Brush, Alexander Smith Eliphalet Wickes David Sammis Joseph Whittman the Present trustees of the freeholders and Commonality of the town of Huntington as We Represent the town or the free-houlders & Comonality of said town for and in Consideration of the sum of thirty seven pounds eleven shillings and nine pence to us in Hand paid or secured at the Ensealing and Delivery Hereof to us and our Successors or to the free holders and Commonality of said town Have Remised Released and forever Quit Claimed unto Justice Alexander Bryan and to His executors and Admrs Belonging to the town of Huntington afore said for us & our Successors forever have absolutely Ouit Claimed unto the said alexander Bryan his heirs and assigns forever all that a Certain tract of Land and thatch or meddow Lying on the West Side of Eatons Neck Beach Commonly Called Duck Island* we say we Release and Ouit our Claim to the aforesaid Island and thatch or meadow as aforesaid and to every part there of from all judgments executions extents Quarrels Controversies troubles tresspases Damages and Demands Whatsoever Boath in Law and Equity or otherwise Howsoever Which against the said alexander Bryan we ever Had now Have or which we or our Successors shall or may Claime chaling or Demand Hereafter But from all Claims Chalinges and Demands of and from all of us the said trustees of the freeholders and Commonality of said town ever made to the said Island and thatch shall forever be excluded and Debared, In Witness Whereof we the above named trus-

^{[*}There had been a long standing contention between this town and the proprietors of Eaton's Neck concerning the title to Duck Island, and this deed was the result of a compromise which had been made between the parties and approved some time before by a vote of the people at a Town Meeting. Alexander Bryan owned lands in the town other than on Eaton's Neck, and was closely indentified with the town, having held many responsible offices here, among them that of a Town Trustee. As was recited in the resolution passed at the Town Meeting, he "desired to live in peace and quietness with his neighbors." His course was in striking contrast with that of the proprietors of Lloyd's Neck, who asserted their claims, under their colonial patents, with great vigor and persistence.—C. R. S.]

tees Have Hereunto set our hands and Seals this nineteen Day of May ano domini 1746.

Signed sealed and delivered in the Presence of us

ISAAC PLATT Pd. [Seal.]
DANIEL KELLCY [Seal.]
ROBERT BRUSH [Seal.]
ALEXANDER SMITH [Seal.]
ELIPHALET WICKES [Seal.]
DAVID SAMMIS [Seal.]
JOSEPH WHITTMAN [Seal.]

Recorded by me

Philip Ketcham Clerk

(Deeds, Vol. III, p. 4.)

[1746, May 19.]

Huntington may the 19th 1746 I alexander Bryan senor Do acknowledge that I Have taken up twenty one acres of Land on Duck Island as Division Land and Dont expect or Desire the town to Let me take any Land in any other place for that twenty one acres above Mentioned.

ALEXANDER BRYAN

As witness My Hand in ye presence of us THOMAS OAKLEY JAMES CHICHESTER

Recorded by me

Philip Ketcham Clerk.

(Deeds, Vol. III, p. 5.)

[TOWN MEETING.]

[1747, May 5.]

May The 5th 1747.

At a town Meeting Isaac Platt Was chosen presend. of the trustees.

Daniel Killsy, Joseph Whittman Robert Brush, Eliphalett Wickes David Samis, Alexander Smith Was Chosen trustees for the ensuing year.

The same Day Eliphalett Wicks Was Chosen Constable and Colector.

The same Day Philip Ketcham Was Chosen town Clerk for the ensuing year.

The same Day Isaac platt and Eliphalett Wickes was Chosen assessor for the ensuing year.

The same Day Just Isaac Brush Was Chosen supervisor for the Ensuing year.

The same Day Philip Ketcham Was Chosen town treasurer for the ensuing year.

The same Day Justice John Wickes Philip Ketcham, Jeremiah Wood Isaac Platt Was Chosen surveyers for the Ensuing year.

Commishoners the same Day alexander Smith Cornelius Hart, Eliphalett Wickes, Samuel Brush Thomas Conkline Timothy Scudder Richard Dingee Stephen Jarvis Moses Scudder Hesekiah Rogers Was chosen surveyers for the ensuing year.

The same Day Leftenant Isaac Platt and Eliphalet Wickes Was Chosen to take an account of Intested estates for the ensuing year.

The same Day Justis John Wicks and Leuten Isaac platt Was Chosen fence vewers.

The same Day the thatch at the Brickills & upwards & from Johnsons and upwards to the head of the Harbor Was sold for £1 10 to Richard Denton Juner for ye ensuing year.

The same Day the thatch att the Pear point Was Sold to Ruben Johnson for £1 118 3d for the ensuing year.

(Town Meetings, Vol. 1, p. 260.)

[TOWN MEETING.]

[1748, May 3.]

May the 3 1748 Isaac Platt Was Chosen Presendent for the ensuing year.

Daniel Killsy Robert Brush Alexander Smith Joseph Whittman David Sammis Eliphlett Wickes Chosen trustees for the ensuing year.

The same Day Eliphleett wickes was Chosen Constable and Colector for ye ensuing year.

The same Day Eliphalatt Wickes was Chosen Clerk for ye ensuing year.

The same Day Eliphelett Wickes was Chosen treasurer.
The same Day Mosses Scudder Josiah Wickes chosen assessors for the enseuing year.

The same Day Platt Conkline Was Chosen suprevisor for the ensuing year.

The same Day Isaac Platt Joseph Whittman Moses Scudder Ruben Brush was Chosen surveyers for the ensuing year.

May the third 1748 at ye town meeting Samuel Brush John Lewis John Carmon Israel Conklin Cornelius Hart Epenetus Platt Thomas Bunce Stephen Jarvis Hezekiah Rogers Thomas Conkline Moses Scudder alexander Smith Isaac Platt, it is to be understood that moses scudder alexand smith and Isaac Platt are the Commissioners for Laying out & Reguelateing publicke High ways for the ensuing year and all the Rest above named are over seears of Publick Highways to see that they are weded and kept in order for the ensuing year.

(Town Meetings, Vol. 1, p. 264.)

May ye third 1748.

The same Day the meddow at the Harbor with in Joseph

Ridgaways fence Was sold to Sargent Daniel Killsy for the sum of £0 1 6 for the ensuing year.

The same Day the thatch at Hors Neck Beach Was sold to abraham Chichester for the sum of os. 7d. for the ensu-

ing year.

The thatch at the Little Neck the same Day Was Let to stephen Jarvis for the sum of £0 2s. od. for the ensuing year.

The same Day the thatch at Pages Cove was sold to Jonas Smith for six pence reddy money for ye ensuing year which he paid Down.

(Town Meetings, Vol. 1, p. 261.)

At ye town meeting may the third 1748 the thatch at Crab meddow Gut was sold to Edward armstrong for the sum of £0 1s. 2d.

The same Day the thatch Below William Johnsons to the Pear point was sold to abraham Chichester for the sum of £1 10s. 2d.

The same Day the thatch at the head of y^e Harbour from John Sons upward on Boath sid of the Harbour was sold to alexander Smith for the sum of £1 10s. 6d.

The same Day the thatch at sammisses Cove from the brick kills to the Gut on ye west side of the Harbor Was sold to Samuel Stratton for £0 4s. 6d. for the ensuing year.

(Town Meetings, Vol. 1, p. 262.)

[TOWN MEETING.]

[1749, May 1.]

May the 1. 1749.

Att A towne Meting Held ye Day above sd. Isaac Platt was Chosen Pd. of the trustees for ye Insuing year.

Daniel Kelcy Eliphalet Wicks, Alex Smith Joseph Whitman Moses Scudder Reuben Brush.

The same Day Eliphalet Wicks Was Chosen Constabel and Colecter for the Insuing year.

The same day Eliphalet Wicks was Chosen town Clerk for ye Insuing yeare.

The Same Day Eliphalet Wicks was Chosen town treasurer for ye Insuing yeare.

The Same Day Isaac Platt Eliphalett Wickes was Chosen assers for ye Insuing yeare.

The same Day Platt Conklin was Chosen Superviser for ye Insuing yeare.

The same Day was Chosen Surveyers for ye Insuing year Isaac Platt Moses Scudder Joseph Whitman Reuben Brush.

The Same Day Was Chosen Commisonrs for y^e Insuing yeare Eliphalat Wicks Elex^r Smith Platt Conklin.

The same Day Was Chosen overssers of hey Ways.

The same Day Was Chosen for to take Care of Intested Estates for the yeare Insuing Isaac Platt and Eliphelet Wickes.

The same Day Was Chosen for fens Viuers Samuel Stratton Alex. Smith.

(Town Meetings, Vol. 1, p. 267.)

[1749, May 2.]

May ye 2 1749.

Benja. Jarvis debter for the March att the head of the harbour £1 8 6.

Dito to Reuben Johnson att pare point £1 10.

Dito to Joseph whitman for thach att clam point and Sammons cove £0 7s. 8d.

Abram Chichester for the thach att hors neck £0 I 7.

Thomas Bunce sener detter for the thact att Crab medow gut. £0 4 2.

Alexander Smith debter for the Towns medowe within Joseph Rigways fence £0 1 11.

Joseph Scidmore detter for the Towns thatch att pages

cove £0 is. od.

Samuel Straton detter for thatch from Eudels mill to the Loer end of mongers Lot £0 1 o which was Benj. Stikerles.

Jeremiah Conkling detter for the thatch att cold spring £0 2 0.

Eliphikelit Smith detter for the pound £0 5 6. (Town Meetings, Vol. 1, p. 270.)

[TOWN MEETING.]

[1750, May 1.]

May ye 1 Day 1750.

Benjamin Jarves Deter for the Thatch at the head of the harbour. £1 6s. 6:

Dito Reuben Johnson for thatch att pare point £1 11s. 6d:

Dito Obediah Roggers for thatch att Clam point and sammons cove £0 7s. 9d.

Dito to Isaac Bruthren for thatch att Crab medow Gut £0 1 6.

Dito to Joseph Rigaway to Thatch o 1 o.

Dito to Samuel Stratten Detter for the thatch from Endils mill to the Loer end of mungers Lot £0 1 0.

Dito to Jeremiah Conklin to thatch att Cold Spring harbor £0 4 1.

Dito to Abram Chichester for thatch att horse Neck £0 17.

Dito to Eliakim Smith for the pond £020.

This is a vote att town meeting.

The first monday in October the 3^d day people of this Town are to Drive and take up sheep and for the esteern farms Joseph scidmor is Appointed to Recive the Strays and for Cowharbour Epenetus Brown and for the Town Spot Eliphelet Wickes and Joseph Whitman are to Reseve the strays and for Dickes hills the Widdowe Carll is appointed to Receive the strayes and for the Westhills James pine is appointed to Receive the strays.

The Same Day Was Chosen Commissioners for ye Insuing yeare Capt. Conclin Alexander Smith Eliphelet

Wickes.

The same Day Was Chosen for to take Care of Intesed Estates for the year Insuing Cpt. Platt Eliphelet Wickes.

The same Day Was Chosen for fens Viuers Alexander Smith Sammuelle Straton. Moses Scudder Joseph Whitman Samuell brush Cornelus Hart Augastan bryant Steven Jarvis Nehemiah Hart John Rogers Hezekiah Rogers Joshuay Ketcham Josiah Smith.

May the 1. 1750.

At a town Meting Held ye Day Above Sd. Was Chosen Pd. of the trusteas for ye Insuing yeare Cpt. Platt. Danel Kelcey Joseph Whitman Alexander Smith Ruben brush Mosses Scudder Eliphelet Wickes

The Same Day Was Chosen Constabel and Colecter for

the Insuing yeare Eliphelet Wickes.

The same Day Eliphelet Wickes Was Chosen town Clerck for the Insuing yeare.

The Same Day Was Chosen town treasurer for ye Insuing yeare Eliphelet Wickes.

The Sam Day Was Chosen Asseors for ye Insuing yeare Cpt Platt Eliphilet Wicks.

The Same Day Cpt. Conclin was Chosen Supervisor for the yeare Insuing.

The same Day was Chosen Surveyers for ye Insuing

yeare Cpt. Platt Joseph Whitman Ruben Brush Moses Scudder.

(Town Meetings, Vol. 1, pp. 271-2.)

[TOWN MEETING.]

[1751, May 7.]

May ye 7 day 1751.

Amos platt Detter for the thatch at the head of y^e harbour £1 10 6.

Reuben Jonson Detter for the thatch att pear point £1 117.

Joseph Rigaway Detter for the thach att Sammons cove £0 11 11.

Joseph Rigaway Detter for a pece of Meadow £0 1 0. Steven jarvis Detter for thach at Cowharbor £0 4 10. Josiah Rogers Dp. to the thatch att Cold Spring £0: 2:8

Timothy Samis Dp. to ye Thatch att hors neck Beetch £060.

Thomas Bunce Dp. to the Thatch at Crab Medow Beetch £060.

Joseph Whitman for the pound £06 10.

Y^e overseers whosoevar is Chosen Cornelius hart Dicks hills.

James pine at ye west hills.
Caleb powel at south
Jesse Conkling half way hollow hills
Thomas Conklin west end town
Samuel Stratton east end town
Josiah Smith Long Swampe
Thomas Dennis Cow harbour
Isaac bunce of Crabmedow.

* * * * brush east part Dicks hills
Bennijah Jarvis at ye harbour.

Azariah wicks old fields

These whose names are above written are Chosen over seers for ye year ensuing anno 1751.

Capt platt & eliphelet wicks are Chosen to take Inventorys of Intested estattes ye ensuing yeare 1751.

ye same Day was Chosen fence Vewers Capt. Isaac platt Jeremiah wood.

Att a town meeting May ye 7, 1751 the Day Above Sd. Cpt. Platt Was Chosen Pd. of the trustees for the Insuing yeare Joseph Whitman Ruben brush Moses Scudder Eliphelet Wickes, thomas Conklin Joseph Lewis.

The Same Day Eliphelet Wicks Was Chosen Constabel and Colecter for the Insuing yeare.

The same Day Soloman Ketcham was Chosen town Clerk for the Insuing yeare.

The Same Day Solomon Ketcham was Chosen town treasurer for the Insuing yeare.

The same Day Capt Platt Eliphelet wickes was Chosen assers for ye Insuing year.

The Sam Day was Chosen Supervisor for the Insuing yeare Capt. Conklin.

The same Day Was Chosen Serveyers for the Insuing yeare Cpt Platt Josep Whitman Ruben brush Moses Scudder.

Commissioners to Regulate hig ways Capt. Conklin Eliphelet Wickes Ruben brush.

(Town Meetings, Vol. 1, p. 273-4.)

[GREAT EAST NECK.]

[1751, June 13.]

An account of Sundry Lotts of Land and Meadow Lying on the Great East neck at South belonging to Josiah Smith

Silvamus Sammis and Jonathan Sammis which are all Divided and Lying as are here after mentioned viz: the northermost Lot belongeth to Josiah Smith which he bought of John Sammis ye next belongeth to Jonathan Sammis (there being a Lot between ye two above said Lots which belongs to Nehemiah Brush) ye 2 above sd. Lots Lyeth Joyning ye west ends of them to ye Creck at ve west side of ve neck being both bounded on ye west by ye said Creek east by ye middle of ye neck Jonathan Sammis hath a nether Lot Lying below at ye bottom of ye said Neck Joyning south by ye bay bounded west by ye pasonage Lot bounded north by ye Great pond Silvamus Sammis hath a Lot Lying on the east side of ye said Neck bounded North by Samuel brush South by meadow that was Major platts east by y° Creek and bounded west by y° middle of y° neck by y° Detch being a Lot of fresh meadow Silvamus Sammis hath another Lot Lying below Joyning to ye parsonage Lot on ye North bounded by Samuel munsy on the south bounded on ye East by ye Creek and bounded on ye west by ye main Detch being all meadow Lots Lying all on ye west side of ye said neck Save that Lot Which belongs to Silvamus Sammis being fresh meadow Lying on ye East side of ye said Neck.

Now Continuing the Lots of upland on ye said neck

Now Continuing the Lots of upland on ye said neck Lying below the neck fence Joyning ye North ends of ye said Lots to ye neck fence the westermost Lot belongeth to Josiah Smith bounded on ye west by Land that was major platts about ye middle of ye neck being eight rods and eight Links wide the next Lot belongeth to Silvamus Sammis being eight rods and one half wide Joyning to ye east side of ye said Josiah Smiths Lot and the remainder of the Land on the East side belongeth to Jonathan Sammis. There being also a piece of Land belonging to ye three above Named men Lying Joyning on ye north east side by ye path that Leads Down the east side of ye said

neck bounded on ye South by ye pasonage Lot bounded on ye west by the Land of Samuel Brush ye souther most Lot next to ye pasonage Lot belongs to Jonathan Sammis being 12 rod wide containing 2 acres & one half ye next joyning to Jonathans belongs to Silvamus Sammis being 9 rod wide Containing 1 acre and fifty seven rods ye upper most Lot belongs to Josiah Smith coming to a point at ye North end containing also 1 acre & fifty seven rods being Lots of upland.

Recorded this thirteenth Day of June anno domini

1751, by me

Solomon Ketcham, Clerk.

(Deeds, Vol. II, p. 857.)

[LEASE. TRUSTEES TO ADAM STATES, OF CLAY AT EAST NECK.]

[1751, Oct. 22.]

This Instrument of writing made this twenty second Day of october In ye year of our Lord one thousand seven hundred and fifty one by & between ye Trustees of ye town of huntington in ye County of Suffolk on Nassaw Island & in ye province of new york and adam States of hors neck In ye County of fairfield In ye Colony of Conetecut In new England Witnesseth that ye said Trustees above said hath sold unto ye Said adam States above named a Considerable Quantity of white Clay by ye Cord for one shilling per Cord for all that ye said States or any from by or under him shall Cary away within ye term of five years from ye Day of ye Date above written ye said Clay Lying and being In ye East neck in ye township of huntington being staked out and bounded as foloweth begining at a walnut saplin on ye side of ye bank to ye eastward of Johiel Seamers house thence running northward to a rock

near Low water mark and it is further Concluded upon and agreed unto by each of ye partys that ye said adam states shall have ye Lyberty of Carying away as much Clay as he Can Gitt to ye west towards of ye said bounds above written between ye said bounds & Johiel Seamers house within ye Term of five years as above written at one shilling per cord as above said and that ye said states shall not be molessted or hindered by any person or persons whatsoever neither shall any other person have any Lyberty to Cary away any Clay from within ye bounds above said and further it is agreed by each of ye partys that ye said adam States above named if he shall come and Settle In ye town ship of huntington at ye expiration of five years from ye Date above written then ye said States is to have ye Lyberty of Gitting what Clay he pleases of ye same piece or within ye same bounds above written at ye same rate Viz for one shilling per Cord for ye term of five years Longer if not to have nothing to Do with ve said piece of ground after ye five years from this Date and that notwithstanding all that is above written it is ye true Intent and meaning of each of ye partys that ye said adam states above named shall not have ye Lyberty of Carying away any more Clay than he shall want for his own use or that he shall not make a practice of selling any clay to any other man But he shall be obliged to pay for each Load so fast as he shall cary it away. as witness our hands ye Day and year above written.

signed & sealed	ELIPHELET WICKES X	(
In y ^e presence of	Joseph Lewis ×	(
JOHIEL SEYMORE	THOMAS CONKLIN X	(
SOLOMON KETCHAM	Joseph Whitman ×	(
	ADAM STATES X	

A True Copy Taken from ye origanal and Compaired by me Solomon Ketcham, Clerk

(File No. 92 and Deeds, Vol. III, p. 128.)

[TOWN MEETING.]

[1753, May 1.]

May y° 1. 1753 at a General Town Meeting y° following persons chosen for y° Towns Busseniss Joseph Lewis P. D. Chosen By y° Towne Chosen Trustees y° ensuing yeare Justice Eliphilet Wickes Justice Moses Scudder Samuel Brush Ruben Brush Joseph Whitman Thomas Conkling.

ye same Day Jesse platt was chosen Constable & Collecter. Solomon Ketcham was Chosen ye same Day Town Clerk & treasurer ye same Day Capt. Isaac Platt and Justice Eliphilet wickes chosen assessors ye same Day Capt. Platt Conklin was Chosen Supervisor.

Chosen ye same Day to Lay out & regulate high ways, Capt. Platt Conklin Eliphilet Wickes, Ruben Brush. ye same Day was Chosen surveyers Justice Eliphilet wickes Cornelius hart John Brush west hills Solomon Ketcham.

ye same Day Chosen overseers highways Justice Moses Scudder, Cornelius hart Samuel Brush Josiah Smith Daniel Blatchley Just. Nathaniel Ketcham Hendrek Duryee Moses Veal Richard Dingee Stephen Jarvis.

May ye i 1753 ye same Day was Chosen to take Care of Intestate Estates Justice Eliphilet Wickes Capt Isaac platt.

ye Same Day was Chosen fence Viewers Capt. Isaac platt jeremiah Wood.

ye thatch at ye head of ye harbour at huntington ye same day sold to Richard Denton £0 10 6.

ye thatch at ye Pear point sold to Reuben Johnson tor £176.

ye thatch at Sammises Cove sold To David Chichester for £0 5 0.

ye Meadow Within Joseph Ridgways fence sold ye same day to Ruben Johnson for £0 3 2.

ye same day ye thatch at Cold Spring sold To Nobody.

ye thatch at Stoney Brook harbor sold To Thomas Oaks for £0 2s. Id.

ye thatch at horse Neck Beach sold To ye widow Racnel haviland for £0 4s. 6d.

y° Same Day y° pound sold To Tredwell Brush for 0 4 3. y° same Day it was Voated that there should be a pound Erected & Built at y° house of Israel Conking at y° Cost & Charge of y° south people Belonging to y° Town ship of huntington to be a Lawfull pound for pounding of Crea-

tures that traspass.

ye same Day it Voated & agreed by ye Major part of ye Town that there should be a pound Erected & Built at ye house of Daniel Wickses at ye Dicks hills to serve for ye half hollow hills & ye Dicks hills Both at ye Cost & Charge of ye sd people of ye half hollow hills & ye people of ye Dix hills to be a Sufficient pound without any Charge of ye sd. Town.

(Town Meetings, Vol. 1, pp. 275-6.)

[NEW DIVISION.]

[1754, April 2.]

At a trustee Meeting held April ye 2d 1754 it was agreed and concluded to make a New Division of ye undivided Land Between Cowharbour & Cold Spring of two Acres To a hundred right.

JOSEPH LEWIS Pd

(Land Grants by Trustees, p. 359.)

[BILL OF SALE OF A SLAVE.]

[1754, May 1.]

Know all men By these Presents that I John Hewlett of

oster Bay in the County of Queen County on the Island of Nasaw in the Province of New York For & in consideration of seventy Pounds Currant Lawfull money of New York to me in hand Paid by Bennijah Jarvis of huntington in the County of Suffolk & Province as above sd. the Recipt whereof I do hereby acknowledge my self to Be there with fully satisfied Contented & Paid & do hereby aguit & Discharge the A Bove sd. Bennijah Jarvis his heirs executors administrators & assigns for ever & have granted Bargained & sold & by these Presents do fully freely clearly absolutely grant Bargain & sell unto the a Bove sd Bennijah Jarvis a Certain negro man slave about thirty foure years of age Called & Known by the name Dick now in the possession of the above sd. Bennijah Jarvis to have & to hold the above sd. negro man slave unto him the above sd. Bennijah Jarvis his heirs executors administrators & assigns forever & I the above John Hulett for me & my heirs executors administrators & assigns do Covenant Promise & grant to & with the above sd. Bennijah Jarvis his heirs executors administrs & assigns to warrant & Defend the sale of the a Bove named negro man slave to him the a Bove sd. Bennijah Jarvis against the Claime & Demand of all Persons whatsoever In witness whereof I the above sd. John Hewlett have here unto set my hand & seale this first day of may in the twenty seventh yeare of the Reign of oure severaigne Lord george the Second of greate Brittain France & Ireland King defender of the faith Annoqu Domini on thousand seven hundred & fivity foure.

JOHN HEWLETT [Seal.]

Signed sealed & Delivered in the Presents of us THANKFULL SCUDDER THOMAS JARVIS (File No. 157.)

February the 8. 1760.

I Bennijah Jarvis do now assign this within written In-

strument now over unto Thomas Jarvis to him & his heirs from me and my heirs to be his proper Right and title Consearning the Negro man there in mentioned as witness my hand.

BENIJAH JARVIS

Desember ye 18. 1760.

I Thomas Jarvis do Assign over this Indenture of my negro man Dick to Zophar Platt his heirs and assigns as fully to all Intents as if the Indenture was given to his to hold him from me my heirs execu. adm^{ns} as witness my hand.

THOS. JARVIS.

March ye 22. 1762.

I Zophar Platt do by these presents signover this Indenture of my Negro man Dick to Jonathan Scudder his heirs and assignes as fully to all Intents & purposes as if the Indenture was first given to him as witness my hand.

ZOPHAR PLATT

November ye 24th 1766 I Jonathan Scudder of Huntington do for ye Consideration of fifty pound paid By Solomon Ketcham of the same place recd. By me part By the hand of Thomas Jarvis Esq. & part from the sd. Solomon own hand By these Presents assign over this Indenture for the Negro Man Dick to the said Solomon Ketcham his heirs & assigns forever as fully largely & amply to all Intents & purposes as if it were Given him at the first Writing & I do hereby Bind my self my heirs & assigns to warrant the said Negro unto the sd. Solomon his heirs & assigns against all persons that have ever had the sd. Negro since the said John Hulet & against their heirs & assigns forever as Witness my hand the day & yeare above written.

JONATHAN SCUDDER

(File No. 157.)

[INDIAN DEED TO TRUSTEES.]

[1755, Jan. 23.]

To all Christion People to whome these Presents shall Com Greting know ye that we thomous Chereeom Endion Sachiem and Jeams Cason Endion and the rest of the under signers of the township Of Huntington and County of Suffolk Island of Nawsaw and Provence of New Yorke of the one part and Cornelious Hart Jese Carll Isac Smith together with the Patentees or trustes and thare assosteates of the same town County and Provenc of the other part Witnes that We thomas Chericom Endion Sachiem and Jeames Cosen Endion for A Valibele Consideration to them Paid in Hand allso with one Barel of sider Before the Insealing and Delivery of this present We the said thomas Charicom Endion Sachem and Jeames Casen Endian Due Acnoledg and Owne thare with to Be fully satisfied Contented and thare of and of Every part and Pasels there of Doth Hereby Acquit Exonerate and Discharg the said Cornelious Hartt Jese Carll Isac Smith and the patentees Or trustees and thare Asoseats and Thare Heirs and Asigns for Ever. Hath Given Granted Bargined sold allinated Released and Confirmed and by these presents Do Give Grant Bargin Sail Alien Releas and Confirme Unto the Above said Cornelious Hartt Jese Carll Isac Smith the Patentee or trustes and their Asosheats and their Heirs and Asinge for ever all peses or parsels of Land setuating Lying and being in the township of Above said bounded As followeth Westerd by the parth that Leadeth from Timothy Carll Juner to Sumpwarmes at south and on the North by our formour percheses or the Road that Leads from timothy Carlls Juneur to the Head of the River East and South by the Exstent of our Old Paten Line Baring Date One thousand six Hundred sixty six be the quantety more or Less all the Above said Land Within the Limets Above said that is within the said town that Has Not Been sold to the Above said town together with all timber wood under wood waters Rights preveledges Heridetements and Apertanances thare Unto belonging or in Any wise Appertaining and all the Estate Right tytle Intrus Posseeson property Clame and Demand what soever of them the said thomas Chereeom Endian Sachem and Thomas Cason Endian in and to the premises and Every part and parsel thereof to Have and to Hold all the Before Mentined Premises to them the said Cornelious Hartt Jese Carll Isac Smith and the Patentee or the trustee and thare Asosheate thare Ares and Asings from them the said thomas Charicam Endian Sachem and Jeams Casen Indian there Heirs Executors Administrators and Asings Unto the soul and only Proper Use Benefit and behove of them the said Cornelious Hartt Jese Carll Isac Smith and the patentes and trustee and their Asosheate their Heirs and Asings for ever in witness whereof he the sd. Thomas Charicom Endion Sachem and Jeams Casen Indion Have set to our Hands and fixed Our seals this twenty third day of Jenuary and In the year of our Lord Christ one thousend seven hundred and fifty five.

his

THOMAS CHERICOM \times SACHEM [Seal.]

his

 $J_{EAMS} \times C_{ASEN}$

ELISH HIM [SEAL.]

JACOB X CHEPOUS [Seal.]

In the presence of

Philip \times Quason [Seal.]

AMBROS WICKES NEHEMIAH HEARTT ISRAEL LEWIS DANIEL WICKES (File No. 79.)

[CHILDREN OF JEREMIAH WOOD.]

[1755—1713.]

Jeremiah Wood was Born the 17th Day of November anno. 1713.

Mary wood was Born ye 30th Day of May anno domini 1715.

Stephen wood was Born the 18th Day of September anno 1738.

Mary wood was Born the 15th Day of March anno 1741.

Jeremiah wood was Born the 10th Day of January anno 174³⁄⁄₄

Anne wood was Born the 18th Day of August anno 1746. Isaac wood was Born the 9th Day of october anno 1749. Peleg wood was Born the 10th Day of april anno 1752.

Anne Wood was Born the 11th Day of february anno 1755. N. S.

These seven Last above mentioned are ye Children of ye above Named Jeremiah wood and Mary wood.

(Deeds, Vol. III, p. 649.)

[MEMORANDA OF INDIAN DEEDS.]

[1755, Jan. 23.]

John Wood and others Trustees of the freeholders and Commonality of the Town of Huntington by Deed Dated the 16 December 1699 purchassed of the Indian owners all that Tract of Land In the Bounds of Huntington bounded as followeth, that is to say North by a line of Marked Trees between the said Indians and the Inhabitants of Huntington afore said East according to the Bounds sett forth in the Pattent of the said Town of Huntington South

by the purchased Necks and west by the South path that leads to Copiague To have and to hold &c this Deed I

suppose Does not Include the Lands Controverted.

Thomas Willis about 43 years ago purchased of the Indians a parcell of Land supposed to be within the Bounds of the first Grant to Jonas wood and others but out of the second To witt to Joseph Bayly and others and obtained a patent for them.

John Moberay Did the Like as to another parcell of Land in the same Circumstances about 58 years ago and both have Enjoyed the Land so purchased by them ever

since.

Jesse Car and others by Deed Dated the 23^d Day of January 1755 purchased of other Indians the severall parcells of Land purchassed and Patented by Thomas Willis.

(File No. 91.)

[ABOUT A LAW SUIT.]

[1755, March 20.]

Memorandum that on ye 20th Day of March 1755 at a Publick Meeting held at ye Meeting house it was Voated and agreed By all ye Trustees and Many of ye freeholders & Inhabitants of ye Town of nuntington that all those Persons that have this Day subscribed Too or signed ye articles concluded among themselves concerning a trial for a certain piece of Land Lying Between ye old pattent Line & the Confirmation Line and setting ye Line Between huntington & Islip & Smithtown should have full Power and authority to cary on and manage ye same without any Lett hinderance or molestation of us ye sd. trustees or our successors or any of ye freeholders or Inhabitance of ye sd. Town of huntington and further we ye sd trustees In Be-

half of our selves our successors & ye whole of ye Inhabitance of ye sd town of huntington do hereby Give and Grant unto those persons above Named full Power to settle ye Line Between huntington of ye one part & Islip & Smith Town of ye other part and that they ye subscribers who have subscribed to ye above rented articles shall Pay ye Charge of ye same & shall reap ye whole Benefit that they shall Gain thereby In Witness hereunto we ye sd trustees of ye town afore sd. have set to our hands & fixed our seals ye day & year above written.

Joseph Lewis Pd.	[Seal.]
THOMAS CONKLING	[Seal.]
SAMUEL STRATTON	[Seal.]
SAMUEL BRUSH	[Seal.]
Moses Scudder	[Seal.]
NATHANIELL KETCHAM Jr	
NATHANIELL WICKES	[Seal.]

(Deeds, Vol. III, p. 159.)

[TOWN MEETING.]

[1755, May 5.]

May ye 5th 1755 paid to Jacob Mott for	£	s.	d.
ye Cross way	2	7	6
paid to ye widow Esther Titus for Sarah			
Chichester	2	6	8
paid to abiel Titus for her Cloathing	0	6	0
Paid to Thomas Conkling for her cloathing &c	I	9	0
Paid to Justic Nath Ketcham for part of			
Bedbord	0	I	0
paid for ye esteemate	4	0	0
Paid for ye making rates	I	4	0
Paid to Eliphelet wickes Esq for ye meeting house	3	10	0

for ye Supervisor	I	4	0
Paid to Samuel Stratton for Going to			
Mr Nicols	0	4	0
Paid to Nathanial Smith for Keeping \ y widow fosters child			
y ^e widow fosters child (9	19	0
to Nath wickes for keeping Mary Gummery	4	00	0
Paid to ye Presedent	4	10	3
Paid to ye Clerk	I	00	0
Paid for ye trustees	3	10	0
	39	II	5

(Town Meetings, Vol. 1, p. 278.)

[TOWN MEETING.]

[1755, May 6.]

May ye 6th 1755 at A General Town Meeting ye following Persons Chosen.

Presedent Joseph Lewis.

Moses Scudder Samuel Brush thomas Conkling Nathanael Ketcham Justice wickes Zopher Platt, Chosen Trustees ye ensuing year.

ye Same Day was Chosen Constable & Collecter Jesse

Platt.

& same day was Chosen Town Clerk & Treasurer Solomon Ketcham.

Same day was Chosen Assessors Justice wickes Zophar Platt.

ye Same day Chosen Suprevisor Platt Conkling.

y^e Same day Chosen commissoners Cpt. Platt Conkling Justice wickes Ruben Brush.

y^e Same day Chosen surveyors Cornelus Hartt John Brush Justice wickes Solomon Ketcham.

ye Same day chosen overseers of highways Silas Sam-

mis Jesse Carll Isaac Smith Josias Robbens Joshua Ketcham John Carmon half hollows azaiah wickes John Whitman Epenetus Bryan Benjamin Gildersleive hezekiah Rogers Justice Scudder Justice wicks Joshua Ketcham Jonathan Smith.

May 6 1755 ye same day chosen Justice wickes Capt. Isaac Platt to take care of Intested Estates.

y° same day Chosen fens Viewers Capt. Isaac Platt Jeremiah wood.

ye thatch at ye head of ye harbour sold to Joseph Bennet for £0 14 5.

ye thatch sold at pair point To Ruben John Son for £0.18 o.

ye thatch at Sammises Cove sold to Joseph Ridgway for £040.

ye thatch at stony Brook harbour Sold To Samuel Stratton for £0 o 6.

ye thatch at Clam point sold To Jonas williams esq. for £0 1 5.

ye thatch at horse Neck Beach sold to Samuel Conklin for £0 7 6.

y° pound Sold to John Tailer for £0 1 7. (Town Meetings, Vol. 1, p. 277.)

[SUIT CONCERNING EASTERN BOUNDARIES.]

[1755, June 14.]

These May Certifie all Concerned that the under subscribers Do hereby finaly bind each of our selves respectively to stand and remain and abide in an equal proportion of Charge that shall accrue by a tryal in proportion to each mans possession that is now or will soon be in a Case between Huntington relating to their old Patent Line and

any other Instrument of Writing what soever and that from the Smallest Justices Court to the highest Court in England if in case it shall go on and also that the said under subscribers do elect chuse and * * * * * Jesse Willits David Willits and John Moubray as a Committy to carry on and Manage the affair of the said tryal or any too of them that can attend in the said case.

Witt June ye 14 1755.

RICHARD WILLETS
JESSE WILLITS
DAVID WILLITS
JOHN MOUBRAY

(File No. 99.)

[DEED BY DR. ZOPHAR PLATT TO THE TRUSTEES.]

[1757, Jan. 31.]

To all People to whome these Presents shall come Know ye that I Zophar Platt of ye town of huntington in Suffolk County on Nasaw Island Merchant for & In Consideration of one hundred Rods of Land to me conveyed & Confirmed By an Instrument of writing Bearing even Date with these presents from under ye hands & seals of ye Trutees of ye town afore sd. Namly Joseph Lewis Presedent Eliphilet wickes esq. Moses Scudder Esq. Thomas Conkling Samuel Brush & Nathanell Ketcham Junior all Belonging to ye town afore said hath Given Granted Exchanged Sold Conveyed & Confirmed and by these Presents do fully freely & absolutely Give Grant Exchange sell Convey and Confirm unto them the said Joseph Lewis Eliphilet wickes Moses Scudder Thomas Conkling Sam-

uel Brush and Nathanel Ketcham Junior And to their successors all that of one hundred rods of Land situate Lying & Being in ye town of huntington afore sd. opposite from Nathanael williams his Dwelling house Joyning to ye North Side of ye high way and is Bounded on ye East or Southeast By ye high way Bounded on the west By ye Land of Justice Isaac Brush Bounded on ye North by ve said Zophar Platt his other Land and Bounded on the South by ye high way Containing one hundred rods of Land as above said as it is Now Measured out Together with all Trees fences rights Lyberties and appurtenances to ye Same Belonging or in any wise appertaining To have And To hold all ye above Demised Premises with ye appurtenances unto them the said Joseph Lewis Eliphelet wickes esq. Moses Scudder esq. Thomas Conkling Samuel Brush and Nathanael Ketcham and to their Successors to them & to their only Propper use Benefit & Behoof from hence forth & for ever and I ye said Zophar Platt do hereby Publish & Declare that at ye time of the ensealing and Before ye Delivery of these Presents I am the true and sole owner of all ye above Demised Premises & was Lawfully Seized & possessed of ye same in mine own Proper right as a good Perfect and absolute estate of Inheritance In fee simple & had in My self full power good right & Lawfull authority to Grant Bargain Exchange Convey & Dispose of ye same in Manner as above said and that the said Joseph Lewis Eliphelet wickes Moses Scudder Thomas Conkling Samuel Brush & Nathaniel Ketcham Present trustees for ye time Being and their successors in Behalf of ye sd. Town shall & may from time to time & at all times forever hereafter By Virtue hereof Lawfull peacably & Quietly have hold Use ocupy Possess command & freely enjoy all ye above Demised Premises with ye appurtenances free & clear from all other & former Gifts Grants Bargains sales Mortgages

wills executions Incumbrances & troubles Whatsoever and further I ye sd. Zophar platt do hereby covenant Bind & oblige my self my heirs & assignes to warrant secure & forever Defend all ye above Demised Premises with ye appurtenances unto them ye said Joseph Lewis eliphelet wickes Moses Scudder Thomas Conkling Samuel Brush and Nathaniel Ketcham and to their successors in Behalf of ye sd town Against all ye just & Lawfull Claims & Demands of all Manner of Persons whom soever In Witness hereunto I ye said Zophar Platt have set to my hand & fixed my seal this thirty first Day of January In ye Year of our Lord one thousand seven hundred and fifty seven.

ZOPHAR PLATT [L. S.]

Signed sealed and Delivered In the Presence of Isaac Brush Ananias Carll

Memorandum that on the twenty first Day of November and in the year of our Lord 1757 then Personally appeared Before me Jonas Williams one of his Majestys Justices of the Peace for the County of Suffolk on Long Island viz. the within Named Zophar Platt and Did acknowledge this to be his free Volentry act and Deed for all the Conveyence herein Writen & Like wis his hand and seal.

Test. JONAS WILLIAMS, Justice.

(File No. 84.)

[DEED. TRUSTEES TO ZOPHAR PLATT.]

[1757, Jan. 31.]

To all People To whome these Presents shall come know ye that we Joseph Lewis Eliphelet wicks Esq. Moses Scudder esq. Thomas Conkling Samuel Brush & Nathaniel Ketcham Junior Trustees all Belonging to ye town of

huntington in ye County of Suffolk on Nassaw Island of ye one part for & in Consideration of one hundred rods of Land in exchange situate Lying & Being near Nathaniel Williams his house Joyning to ye North side of ye high way Being a piece of Land taken of ye south end of ye mowing Lott of Zophar Platt to us in hand conveyed & confirmed by ye said Zophar Platt of ye same place of ye other part recept whereof we ve sd Joseph Lewis Eliphelet wickes Moses Scudder Thomas Conkling Samuel Brush & Nathaniel Ketcham do hereby acknowledge & our selves therewith fully satisfied & contented & thereof & every part & parcell thereof do exonerate acquit & fully Discharge him ye sd. Zophar Platt his heirs executors administrators & every of them forever by these Presents hath Given Granted Bargained sold alienated conveyed & confirmed & by these presents do fully freely & absolutly give grant Bargain sell alien convey & confirm unto him ve sd. Zophar platt his heirs & assigns forever all that of one hundred rods of land Lying in two pieces Near ye said Zophar platt his Dwelling house the Greatest piece containg Ninty three square rods Being Bounded as followeth viz Beginning at ye southwest corner of his store house that Joyns to his cow yard thence running south twenty seven Degrees east three rods & ten Links to ye southeast corner of his cow yard thence south thirty seven Degrees & an half west five rods & eighteen Links to a stone thence south sixty Degrees west six rods & four Links to a stake on ye west side of ye pound or Brook near ye sheep pen thence south sixty six Degrees west seventeen rods & eighteen Links to a stake thence south eighty eight Degrees & an half west five rods & two Links to Major platts old corner Near ye house & in General is Bounded on ye North by ye sd. Zophar platt his other Land & Bounded on ye south by the highway or commons the other piece contains seven square rods of Land Lying in a

Long Narrow slipe Bounded on the north by ye sd Zophar platt his other Land bounded on ye south by ye highway or commons Lying from ye west side of ye choir house to ye Meeting house Together with all ye yards fences rights Lyberties & appurtenances to ye same Belonging or any wise appertaining To have & to hold all ye above Demised Premises with ye appurtenances unto him ye sd. Zophar Platt his heirs and assigns to his & their only propper use Benefit & Behoof forever and that ye sd. Zophar platt his heirs & assigns shall & may from time to time & at all Times forever hereafter by Virtue of the sd. Presents Lawfully peacably and Quietly have hold use occupy Possess and enjoy all ye above Demised Premises with ye appurtenances free & clear from all other & former Gifts Grants Bargains sales executions Incunbrances & troubles whatsoever & further we ye said Joseph Lewis Eliphelet wickes Moses Scudder Thomas Conkling Samuel Brush and Nathaniel Ketcham Present Trustees for ye Time Being do hereby covenant bind & ablige our selves our successors to warrant and Defend ye sd. Zophar Platt his heirs & assigns in Quiet & peaceable possession of ye above Demised Premises with ye appurtenances Against ourselves our heirs and assigns & against any other person claiming any right Title or Intrest from By or under us or our successors In Witness hereunto we the said Joseph Lewis Eliphelet wickes Moses Scudder Thomas Conkling Samul Brush and Nathaniel Ketcham have set to our hands & fixed our seals this thirty first Day of January In ye year of our Lord one thousand seven hundred & fifty seven.

	a seven manarea ete)	0. 1 0
Signed Sealed &	Joseph Lewis [Seal.]
Delivered In ye	ELIPHELET WICKES	[Seal.]
presents of	Moses Scudder	[Seal.]
Isaac Brush	THOMAS CONKLING	[Seal.]
Ananias Carll	Samuel Brush	[Seal.]
JOHN BENNETT	NATHANIEL KETCHAM	Jr [Seal.]
SOLOMON KETCHAM.		

Memorandum that on ye twenty first Day of November and in the year of our Lord 1757 there personaly appeared Before me Jonas Williams one of his Majesties Justices of the peace for ye County of Suffolk on Long Island viz: ye within Named Joseph Lewis President Eliphalet wickes Moses Scudder Thomas Conkling Samuel Brush & Nathanael Ketcham all present Trustees for ye town of huntington and did acknowledge this to be their free Vollentary act and Deade for all ye Conveyance herein written and Likewise their hands and seals.

Test. Jonas Williams Justice Recorded By me

Solomon Ketcham Clerk.

(Deeds, Vol. III, pp. 244-5.)

[TOWN MEETING.]

[1757, May 3.]

May y^e 3^d 1757 at a General Town Meeting y^e following persons Chosen y^e Presedent Joseph Lewis y^e six Trustees Justice wickes Justice Scudder Samuel Brush Nathaniel Ketcham Thomas Conkling Zophar platt.

ye same day chosen over seers of ye poor ye Trustees above Named.

ye same day Chosen Constable & Collecter Jesse platt for ye ensuing yeare.

ye same day solomon Ketcham Chosen Town Clerk & treasurer for ye ensuing year.

ye same day chosen Assessors for ye ensuing yeare John Brush Solomon Ketcham.

ye same day Chosen supervisor for same year Capt. Platt Conkling.

ye same day chosen commissioners To Lay out high ways Capt Platt Conkling Justice wickes Reuben Brush. ye same day Chosen surveyors Justice wickes Cornelius Hart John Brush Solomon Ketcham.

y^e same day chosen to take care of Intested estates Justice wickes Justice scudder.

Overseers of y^e highways Capt Isaac platt Jeremiah wood Hezekiah Rogers silas Sammis Justice wickes Jesse Carll arthur Dingee Justice Scudder caleb wood abijah Ketcham Nath Ketcham amos soper Tim Scudder Zebediah Bunce Peter Scidmore Israel Conkling Peter Ruland Ruben Brush, Jehiel Smith.

y^e same day Chosen fence Viewers Jeremiah wood Samuel Stratton Israel Conkling Caleb wood.

ye same day it was Voated that ye free holders & trustees of ye town should unanimosly joyn together to Defend ye town from strangers fishing & fowling any where in ye town ship.

ye same day ye pound sold To Doct. platt for 0 7 3.

ye thatch at pare point sold to Thomas Conkling for £1114.

ye thatch at Sammises Cove To David Chichester for 5 1:

ye thatch at Clam point sold to Samuel stratton for 2 1: ye thatch at stoney Brook harbor sold To Samuel Stratton for 5 1:

ye thatch at horse Neck Beach Sold to Capt Conkling for 8 6.

ye thatch at Cold spring sold To Jeremiah Conkling for 8 7:

ye thatch at round hole sold To Benjamine Conklsne for

(Town Meetings, Vol. 1, p. 279.)

[ISAAC KETCHAM'S FAMILY RECORD.]

[1757—1740.]

The Children of Isaac Ketcham Recorded.

Isaac Ketcham was Born July ye 20th 1740. Mary Ketcham was Borne August ye 14th 1743. Ezra Ketcham was Born March ye 2^d 174½. Samuel Ketcham was Born Sept. 5th 1748. Hannah Ketcham was Born Sept. 6th 1750. Abigal Ketcham was Born December 25th 1752. Stephen Ketcham was Born Aprill 6th 1755. Kezia Ketcham was Born May ye 6th 1757. (Deeds, Vol. III, p. 648.)

Solomon Ketcham was Born the 8th Day of June Anno dom 1724

Hannah, Ketcham was Born the 24th Day of March Anno

1729.

Here followeth a Record of ye age of their children.

Philip Ketcham their son was Born ye fifth Day of July old stile anno: 1752.

Mary Ketcham was Born the 18th Day of March Nev

stile 1754.

Daniel Ketcham was Borne the 10th Day of October anno 1755.

Solomon Ketcham was Born ye 61h Day of Aprill anno

Conkling Ketcham was Born the 22 Day of December

1758.

John Ketcham was Born 7th Day of August Anno: 1763. Sarah Ketcham was Born the 15th Day of April Anno 1765.

Platt Ketcham was Born the 5th Day of March Anno

1769.

Hannah Ketcham was Born the 28th of January 1773. (Deeds, Vol. III, p. 649.)

[TOWN MEETING.]

[1758, May 2.]

May ye 2. 1758 at a General Town Meeting ye following

Persons Chosen ye same Day.

Chosen Presedent Joseph Lewis.

Justise Scudder Justice wickes, Thomas Conkling Samuel Brush Doct platt Nathanel Ketcham Chosen Trustees.

ye trustees chosen overseers of ye poor.

ye same day chosen Constable & Collecter for ye ensuing year Jesse platt.

ye same day chosen Town Clerk & treasurer solomon

Ketcham.

ye same day chosen assessors for ve ensuing year Justice wickes Solomon Ketcham.

Chosen Supervisor Collonal Conkling.

Chosen Commissioners Collonal Conkling Justice wickes Reuben Brush.

Surveyors Justice wickes Cornelius hart John Brush Solomon Ketcham.

Over seers of ye high ways Justic wickes Capt Lewis Hezekiah Rogers Joshua Ketcham Nathaniel Ketcham Nehemiah hartt Jonas Smith Epenetus Bryan Jonathan Newmen azariah wickes ananias Brush Dicks hills John Carmon, Cornelius Hartt Isaac Ketcham fresh pond Joseph Ridgway Ruben Johnson Jehiel Smith.

Chosen to take Care of fires Colonel Conkling Cornelius Hartt Isaae Smith John Rogers Selah Carle Hendrick Durye amos willis John wood, south, Caleb wood Justic wickes Israel Conkling Joshua Ketcham abijah Ketcham Jesse Conkling.

Chosen fenc Vieuers at South Israel Conkling Caleb wood.

Fens viewers in Town Samuel Stratton Jeremiah wood. ye Same Day Voated & agreed that ye trustees & free holders of ye town should unanimosly joyn together to Defend ye town from strangers fishing fowling & hunting in ye sd. Town ship & so far as ye pattents extends.

ye pound sold to Jacob Brush for 10 6.

ye thatch at pair point sold To Thomas Conkling and amos platt for £2 0 o.

ye thatch at Sammises Cove sold to David Chichester for fo 2 o.

ye thatch at Clam point sold to Silas Sammis Jun for

ye thatch at stoney Brook harbour sold To Samuel Stratton for 3 1.

ye thatch at horse Neck Beach sold To Cornelius Conkling for 8 6.

ye thatch at Cold Spring sold to Thomas Conkling for 9 o.

ye thatch at round hole sold To Samuel Conkling for 3 2.

y^e same day it was voated that y^e Trustees should have Lyberty to sell that Scint of thatch that Lyeth Down by y^e Land of Thomas Brush.

By ye Consent of ye Trustees it is ordered & agreed that upon ye removel of Zephaniah platt Junor that Justic scudder should stand with Justic wickes in room of ye sd. Zephaniah platt To take care of Intested estates.

(Town Meetings, Vol. I, p. 281-2.)

[WILL OF BENJAMIN CONKLIN.]

[1758, Nov. 26.]

James DeLancey Esquire, his Magestys Lieutenant Governor and Commander in Chief in and over the province of New York and the Territories depending thereon in America.

To all to whom These presents shall come or may Concern Greeting.—

Know ye That at the City of New York on the Day of

the Date here of below John Godby being there unto delegated and appointed The last will and Testament of Benjamin Conkling deceased (a copy whereof is hereunto annexed) was proved and was approved and allowed of by me. The said Deceased having whilst he lived and at the Time of his Death Goods Chattells and Creditts within this province by means whereof the proving and Registring the said will and the Granting Administration of all and Singular the said Goods Chattles and Credits and also the Auditing Allowing and final discharging the Account thereof doth belong unto me and that Administration of all and Singular the Goods Chattles and Credits of the said Deceased, and any way concerning his will is Granted unto Cornelius Conkling Jun and Solomon Ketcham the executors in the said will Named: Being first sworn well and faithfully to administer the same, and to make and exhibit a true and perfect Inventory of all and singular the said Goods Chattles and Credits, and also to Render a Just and true account thereof when thereunto required. In Testimony whereof I have caused the prerogative Seal of the province of New York to be hereunto Affixed the Twenty Day of December One Thousand Seven Hundred and Fifty eight.

JAMES D. LACEY

In the Name of God Amen I Benjamine Conkling of Huntington in Suffolk County, Being this 26th day of November anno 1758 sick & weak in Body but of perfect mind & memory & Calling to mind ye mortality of my Body & knowing that I must shortly yeild unto Death do make & Ordain this my Last will & testament in ye following Manner & form: Imprimis I Give & Bequeath unto my Loving wife Hannah Conklin my riding Chair & Chair horse & my Indian Girl her time of service two Cows &

one equal third part of all my whole estate Both Real and personal except what I shall hereafter Dispose of in this my Last will & Testament also I Give to my said wife one equal half of all my household Good & ye sd. third of my estate as Long as she remain my widow 21y I give & Bequeath unto my Daughter hannah Wickes & to her heirs for ever the Other half part of all my household Goods and also sixty Pounds Currant Lawfull Money of New York to be Levied out of my estate & paid to her by my executors hereafter Named 31y I will & Order my executors to sell & dispose of my Lot of meadow on ye west neck at South & ten acres of Land which I bought of Jonas Williams Esq. & I do hereby Impower them to sell more Land such as they shall think propper if they shall see it Needfull & give Titles for the same & I do hereby order my executors to sell & Dispose of all ye rest of my Personal or Moveable estate and Likewise to pay all my Just Debts as well as to receive all my Just Depts Dews & Demands whatsoever 419 I will & Bequeath unto my Son Benjamine Conkling & to his heirs & assigns For Ever all my Buildings together with all the rest of my Real or Fast Estate not disposed of in this my Last will & testament & my will is that if my son Benjamine Conkling should Die before he come to Lawfull age Leaving no Issue that then his part should fall to my Daughter Hannah Wickes 519 I order my Cousin Cornelius Conkling Junior & Solomon Ketcham to be my executors of this my Last will & Testament Giving & Granting unto them full power & authority to execute this my Last will and Testament ratifying & confirming this & no other to be my Last will & Testament the Day & Year above written.

his

Benjamin × Conkling [Seal.]

Signed Sealed Published Pronounced & Declared by

y^e sd. Benjamin Conkling as his Last will & Testament In y^e présence of the Subscribers.

CORNELIUS CONKLIN JOHN CONKLING JESSE BRUSH (File No. 130.)

[DEED. TRUSTEES TO THOMAS BRUSH.]

[1758, Dec. 25.]

To all People To whome these Presents shall come know ye that we Joseph Lewis Presedent Eliphelet wickes esq. Moses Scudder esq Doct. Zophar platt Thomas Conkling Samuel Brush and Nathanael Ketcham all Present Trustees of the Township of huntington in Suffolk County on Nassaw Island for and in consideration of ye Just and full sum of four pounds currant Lawfull Money of new York to us in hand well and truly paid By Thomas Brush of ye same Place the recept whereof we do hereby acknowledge & our selves therewith to be fully satesfied & contented & thereof & every part and parcell thereof do exonerate acquit & fully Discharge him ye said Thomas Brush his heirs executors administrators and every of them forever by these presents hath Given Granted Bargained sold alienated conveyed & confirmed and By these Presents do fully freely & absolutely Give Grant Bargain sell alien Convey & confirm unto him the said Thomas Brush his heirs & assigns forever one small piece of thatch or salt Marsh situate Lying & Being at the Northeast corner of his Homstead of upland Lying Between the high water Mark and Low water Mark Begining at ye water fence Joyning to richard Denton thence runing westwardly about thirty three rods and an half Being in General about two rods

wide containing about sixty seven square rods of Land or salt marsh together with ye thatch & appurtenances to ye same Belonging or appertaining to have & to hold ye above Demised premises with ye appurtenances to him ye sd. Thomas Brush his heirs & assigns to him & their only propper use Benefit & Behoof forever and that ye said Thomas Brush his heirs & assigns shall and may at all times forever hereafter by Virtue hereof Lawfully peacably and Quietly have hold use occupy Possess & enjoy ye above said Premises and appurtenances free and Clear from any other former Gift Grant Bargain or Sale whatsoever and further we the said trustees above Named Do for our selves and our successors Covenant and Engage the above said Premises with ye appurtenances unto him ye said Thomas Brush his heirs and assigns forever against our selves or any of ye succeeding Trustees of the said town or their successors In Witness here unto we have set to our hands & fixed our seals this twenty fifth Day of December in the year of our Lord one thousand seven hundred and fifty eight.

Memorandum that ye trustees above Named reserveth ye previledge of fishing oystering & fouling on or at ye premises at all times forever hereafter and to ye succeeding trustees or town of Huntington written Before Ensealing hereof

Signed Sealed &	Joseph Lewis	[Seal.]
Delivered In ye	ELIPHELET WICKS	[Seal.]
presence of	Moses Scudder	[Seal.]
JESSE PLATT	Zophar Platt	[Seal.]
SOLOMON KETCHAM	THOMAS CONKLING	[Seal.]
	SAMUEL BRUSH	[Seal.]
	NATHANIEL KETCHAM	[Seal.]
3.6 1 .11	41. (11 1 1	

Memorandum that on the 30th of april and in ye year of our Lord 1759 then personally appeared Before me Jonas williams one of his Majesties Justices of ye peace for ye

County of Suffolk viz: ye within Named Joseph Lewis Eliphelet wickes Moses Scudder Zophar platt Thomas Conkling & Samuel Brush & Nathanil Ketcham all being present Trustees of ye Township of huntington & did acknowledge this to be their free Volentary act & Deed for all ye conveyances herein written Likewise their hands & seals.

Test. Jonas Williams
Justice.
Recorded by me Solomon Ketcham
Clerk.

(Deeds, Vol. III, pp. 248-9.)

[BOND OF JONAS ROGERS TO MAINTAIN WATERING PLACES.]

[1757, Aug. 8.]

Know all Men by these Presents that I Jonah Rogers of huntington In Suffolk County on Nassaw Island Cordwainer Am held & firmly Bound unto ye trustees of ye town of huntington afore said & to their successors In ye Just and full sum of twenty pounds currant Lawfull Money of New York to be paid to ye afore said trustees or to their successors or to their certain Attorney hars Ex. admrs or assigns to ye which payment well & truly to be made and Done I Bind my self my heirs exrs and admrs firmly by these Presents sealed with my seal & Dated this eight Day of August Annodomini 1757.

The Conditions of ye above written obligation is such that Whereas ye above Named Trustees of ye town afore hath Granted to ye sd. Jonah Rogers four square rods & five square foot of Land Joyning to ye west side of ye Land Belonging to ye estate of Capt John Titus Deceased &

Joyning to ye east side of ye high way that Leads from ye house of ye sd. Capt Titus Deceased to ye house of ye sd. Jonah rogers for ye Previledge of Taning and I ye above Bounden Jonah rogers do hereby Bind & oblige my self my heirs & assigns In ye sum of twenty pounds as afore said to Make and Maintain a Good tile fence round ye afore sd. piece of Land & to open three Good watering Places In some convenient Places Near to ye sd. piece of Land and Likewise not to Infringe upon trouble or damnifie ye said Lott of Capt Titus Deceased By Puting of Bark Leting in creatures or any thing that may Damnifie or any ways hurt ye sd. Lott. In Witness here unto I ye said Jonah Rogers have set to my hand and fixed my seal the Day and Year above written.

Jonas Rogers [Seal.]

Signed sealed & Delivered In y° Presence of PHILIP KETCHAM
SOLOMON KETCHAM.
(File No 163.)

[TOWN MEETING.]

[1759, May 1.]

May the 1 1759 at a General Town Meeting y^e following Persons chosen the same Day.

Chosen President Capt. Joseph Lewis. Justice Wickes Justice scudder Doct Zophar Platt Thomas Conkling Samuel Brush Nathanael Ketcham.

ye same Day chosen overseers of ye poor the above named Trustees.

ye same Day chosen Reuben Brush Constable and Collecter

ye same Day chosen Town Clerk & Treasurer Solomon Ketcham.

ye same Day chosen assessors Justice wickes solomon Ketcham.

ye same Day chosen Supervisor Collonel Platt Conkling.

y° same Day Chosen commissioners Colonel Conkling justice wickes Reuben Brush Solomon Ketcham.

y e'same Day Chosen surveyors Justice wickes Cornelius Hart Joseph whitman Sólomon Ketcham.

To take care of Intested estates chosen Justice wickes Justice scudder Israel wood.

ye same day chosen fens Viewers for ye ensuing year at south Joshua Ketcham Israel Conkling, Augustine Bryan Timothy Scudder Crabmeadow. In Town Samuel Stratton Jeremiah wood all fens Viewers.

Overseers of ye high ways Justice wickes Doct platt Reuben Johnson Justice williams Capt. Lewis Jonas rogers Thomas Conkling Joshua Ketcham Jonah wood Jonathan Brush abbijah Ketcham Joshua wood Philip Jarvis richard rogers James Hill Cornelius Hartt azariah wickes Nathaniel Smith Jonas Smith Sam¹¹ Conkling Nehemiah Brush John rogers Peter Reuland John wood.

Chosen to Take Care of fires Colonel Conkling Cornelius Hartt Isaac Smith John Rogers Selah Carll Hendrick Durye amos willets John wood south. Caleb wood Justice wicks Israel Conkling Joshua Ketcham abijah Ketcham Jesse Conkling.

ye same Day Voated that all persons who will not come at proper warning to help stop or put out fires when warned by ye order of persons above named they shall pay ye sum of 20 S. or such a fine as ye person above Named shall Lay upon them.

ye same Day it was Voated that any person shall have Power & good right to pound any creatures in case his fence be Judged suffisient by ye fens Viewers & recover Damage & ye poundage.

& if any Dispute arise Between such persons it shall be Desided by two Indifferent men about ye Damage above Mentioned & ye sd. poundage.

ye pound sold to Jacob Brush for £0 3 o.

ye thatch at par point sold to Thos. Conkling for £1 18 3.

Thatch at Sammis Cove sold To Richard Denton for £0 1 0.

Thatch at stoney Brook Harbour sold To Joseph reuland for £0 1 0.

Thatch at clam point sold to richard Denton for £0 110.

Thatch at horse Neck Beach sold To william Haviland for £0 3 o.

ye thatch at ye round hole to richard Denton for £0 0 6. ye thatch at Cold Spring sold To Jonathan Titus for 0 10 6.

(Town Meetings, Vol. 1, pp. 283-4.)

[ORDER AGAINST INOCULATION FOR SMALL-POX.]

[1760, Jan. 1.]

Huntington January the 1 d. y. 1760.

At a Meeting of the Trustees it was agreed upon By them to Provide a house in some remote part of the town in order to be for the Benefit for those that Might unfortunately take the small-pox and further it was voated and agreed upon by ye trustees to for bid all Docters and peo-

ple from ennockalating or Being Enockaled* in any Publick part of this Town without ye concent of the Majestrates Jus. Wickes & Just Williams which is Appointed by the Trustees where & what place they think propper and further it was voted & agreed upon by the Trustees that Jus. wickes & Jus-Williams should Prosecute and Commit any person Whatsoever that should Presume or cause the small-pox to spread in a willfull Manner or thretning in Any Manner of spreading the Desease and whomsoever will not comply in this Reasonable and Prudentiall Manner Must be Deamed & prosecuted as A * * * against the Civel Authority.

(Deeds, Vol, III, p. 201.)

[LETTER. ISAIAH WILLITS TO JESSE WILLITS.]

[1760, May 13.]

KIND BROTHER:

I Received thine yesterday which reviveth the memory and respect which subsisteth I received thy account with satisfaction and can with some pleasure Inform

^{[*}Small-pox prevailed in the town about this time, and later, to an alarming extent and a practice prevailed among the doctors of that period of variolus inoculation, a method said to have been invented by Dr. Timon, of Oxford, England, about 1700. This differed from Dr. Jenner's vaccine lymph, discovered in 1789. Many persons here, who had been inoculated, died, and the affair created great excitement, so that many stringent orders were made against inoculation, except under special conditions. Dr. Gilbert Potter and Dr. Daniel Wiggins were required each to have a house where small-pox patients were confined until recovery. Dr. Potter's hospital was at Cold Spring and Dr. Wiggins' at the east part of the village, on the road to Dix Hills.—C. R. S.]

thee that I with parents and Brothers have settled again to business at our former homes where we have at present a prospect of making a decent and comfortable Living Brother John is settled at home and I expect will continue Brother Isaac is marryed four months ago to a Likely young woman of good repute tho of Low fortune and appears likely to be reasonably happy in the state. I have two Little daughters thrifty and well their mother at present very unwell tho I hope not likely to continue long so: Father is not so well as common Mother in good health and our acquaintants in general as far as I know. I conclude in hast the Bearer waiting.

I remain thy affectionate Brother

ISAIAH WILLITS

At our former home the 13th day of the 5th Month 1760.

P. S.—Father says he remembereth a discourse and believeth it to be true that Lawyer Nichols wife purchased the Land whereon her grandson now liveth at the time that her husband was gone to england on account of the Controversy between the governers at york; by seeking into which dates and matter thee may perhaps discover something that is now unknown father says he does not remember huntington gut being a common name for any inlet but it seems likely that might have been so called by some as there abouts was much frequented by Huntington whalemen.

Remember my love to sister Clement her Brothers John & Isaac also desire she may know they remember her in Love.*

(File No 98)

^{[*}Such letters among the records have usually been omitted but this is printed here as a specimen of old time correspondence.—C. R. S.]

[MARRIAGE AGREEMENT OF REUBEN ARTHUR AND SARAH JARVIS.]

[1760, June 9.]

Huntington June the 9 Day in the year 1760. The Conditions of this obligation Between me Reuben Arter and Sarah Jarvis is such that if we Marry I Reuben Arter do Quit her estate all but five and twenty pounds I Sarah Jarvis do Alew out of the Rent of the farme for the Childs Bringing up and if I Sarah Jarvis dont have no other Darter Ruth Jarvis shall have my wearing cloaths but if I have other Darters then the cloaths to be Divided Between them the wearing cloaths & I Reuben Arter Do Hereby Bind my self in the sum of fifty pounds currant money to stand to these Articles by my hand and seal Before these witnesses as I have chosen.

JOHN BUNCE REUBEN ARTHUR [Seal.] (Deeds, Vol. III, p. 405.)

[A SAMP MILL.]

[1761, May 5.]

May the 5th 1761 it was Voated and agreed by the Trustees of huntington that Jacob Brush should have Lyberty to Build a samp Mill in the Meeting house Brook southward of the Blacksmiths shop & that he and his heirs should have the Lyberty and priveledge to continue the same there as Long as he or they shall see fit and if any Dammage acrew by the waters flowing any Persons Lands he or they shall make good such Dammage Neither shall he or his Heirs stop ye water to any Persons Dammage.

JOSEPH LEWIS Pd. [Seal.]

May the 5th 1761 it was Voated & Agreed By the trustees of huntington that Reuben Johnson should have Lyberty to make two Gates one by his house and the other Down By the Cleft a Little southward of Peter Scudders Land & that he the said Reuben Johnson or his heirs should maintain & keep them in repair So Long as he shall see fit to continue the said Gates ther.

JOSEPH LEWIS P. D [Seal.]

(Deeds, Vol. III, p. 298.)

[TRUSTEES' ORDER AGAINST CUTTING TIMBER.]

[1761, Nov. 10.]

Huntington November the 10th 1761 it was Voated and Agreed By the Trustees of ye Town afore said that No person within the town ship that is Destitute of any Right in ye Commons shall cut Any Timber either in the Commons or high ways to Make sale of But only what they want of Necessety for their own use and then not to cut within ten foot of any Bounds Ranges or Limmits of any Persons Lands and if any person or Persons Presume to cut any timber contrary to this act it shall Be Lawfull for any person else to cart away the same or for the owner of the Land to whom it may Joyn to Prosecute them as if it were cut on his own Land and it was further ennacted by the said Trustees that no Person that hath a Right in the Commons shall cut any timber or tree on the Commons or high ways within ten foot of the Bounds ranges or Limmits of any Persons Lands except it Be a foot over unless it Be Joyning to their own Lands and then Not to Lett it Lye above one month and if they Do that it shall be Lawfull

for any other person to cart away the same.

JOSEPH LEWIS Pd. [Seal.]

(Deeds, Vol. III, p. 402

[INDIAN DEED TO TRUSTEES.]

[1762, Feb. 2.]

To all People to whom these Presents shall come know ye that we ned Lane and Charity Lane & also Bette Squa the widow of Maharason Indian Deceased all of Huntington in Suffolk County on Nassau Island Being the only Surviving Heirs of Asharoken Metinicok Sachem Deseased have for & in Consideration of two Good New Dutch Blanquits as also for a Valueeble Sum of Currant Money of New York to us in hand well & truly Paid By Joseph Lewis Precedent Timothy Scuder Cornelius Hartt Samuel Stratton Reuben Brush Jeremiah Wood and Jecobus Nostran all of the same Place Being Present trustees of the Town of Huntington afore said the recept whereof we do hereby acknowledge & our selves there with to be fully satesfied & contented & Do hereby acquit & Discharge the said Trustees above Named & their associates their Heirs successors & assigns forever have given Granted Bargained sold alienated enfeeffed Conveyed & Confirmed & By these Presents do fully & absolutly give grant Bargain sell alien enfeeff convey & confirm unto them the said trustees above named their associates their Heirs successors & assigns Forever all the Soyl Right Planting and Hunting right and all the remainder what soever that was Reserved to the Indians in a Certain Deed from under the hand & seal of the said asharoken & his associates Bearing Date the Last Day of July 1656, that is from Cowharbour Brook to Nesequage River within those

Bounds west & east and to the North sea and as far south wards as asharokens Bounds or Limmits Did ever extend and the Neck called eatons Neck and Crabmedow* all Being within the Limmits of the Former Pattent granted unto the said Town of Huntington with all the timbers Trees rights Lyberties & appurtenances to the same Belonging or appertaining, To Have & To Hold all the above Demised Premises with the appurtenances unto them ye sd. Trustees their heirs successors & assigns Forever and we the said Ned Lane Charity Lane & Bette Squa do hereby Declare that we had good & Lawfull right to sell & Disspose of ye same in manner as above said and that the said Trustees above named their heirs successors & assigns shall & may at all times forever here after By Virtue here of Peacably & Quietly have hold Possess & injoy all ye above Demised premises with the Appurtenances free & clear from all former Bargains & sales whatsoever In witness hereunto we have set to our hand & seals this second day of Febuary Anno Domini one thousand seven hundred and sixty Two.

Sealed & delivered
In the Presence of
JOSHUE KETCHAM
SOLOMON KETCHAM

 $NED \times LANE$ [Seal.]

hur mark

mark

CHERITY X LANE [Seal.]

BETTE X SQUA

[Seal.]

(File No. 80.)

^{[*}This lone Indian and these two squaws were the last remnant of the once powerful Matinecock tribe of Indians. The deed purports to convey all the territory lying between the head of Cow Harbor, now Northport, and the Smithtown River, including Eatons Neck. As their ancestors had in 1656 conveyed the same premises, the deed was hardly necessary and its utility is not apparent. This is the last of the Indian deeds.—C. R. S.]

[RECEIPT FOR TAXES.]

[1762, March 30.]

Morches March ye 30th 1762

Then Received of Joseph Weeks Collecter for Hunting town the Sume of three Hundred and Ninety four Pound two shillings sixe Pence for the Taxe Rate and four Pounds Two shillings & two Pence for the Treasurers Fees Received Pr

NATHAII SMITH

(File No. 136.)

[A SHEEP LAW.]

[1762, May 4.]

Huntington May the 4th 1762.

It was Voated and Agreed By the Majority of the Inhabitance of this town that no Person shall turn out any sheep upon the commons ye ensuing year Now in Complyance With the said Inhabitance of the town afore said we the trustees of the said town having Voated & agreed that no person shall turn out any sheep upon the commons the ensuing year and if they do contrary to this act it shall and may Be Lawfull for any person to Drive or commit the same to the pound and recover two pence pr head for each of said sheep and the pound keeper to recover the same and further if they trespass upon any persons enclosure within the said town it shall & may be Lawfull for the Person so suffering Damnage to commit the same to the pound as afore said and recover two pence pr head and the Dammages without any regard wheather their fences

be Made sufficient or not and for such sheep as no owner Appears within the space of twenty four hours the pound keeper shall take Down all their Marks and post them in two Publick places in the said town and for such sheep as shall have owners within that term such owners shall be Intitled to them By paying their part & proportion of said Dammages and all other charges or if they appear within the term of forty eight hours after they were Committed to the said pound and what sheep still remain in the pound after that term and no owner appears the pound keeper shall cary the Marks of all such to the town clerk who shall enter them all in the town Book for two pence pr head as the Law Directs and all such sheep Being took out of the pound and kept By such person or persons as shall be Appointed and if any person appear to own part or all of them within the term of one year he or they shall be Intitled to them By paying as afore said and if any owner Appear or have notice and refuse to pay as afore said the said pound keeper or any other persons appointed for that purpose shall sell so many as to pay his or their part of such charges and Dammages and if there Be Any over plush to be returned to such owners and all such sheep for whome no owner appears within one year after they were carryed to the Clerk the Person or persons Appointed as above said shall sell all such sheep as other strays By Giving Publick Notice fourteen Days Before and shall Dispose of such monies arising from such sale as the Law Directs and it is further enacted that all Partion fences where one persons Land jovns to another shall Be made according to Law though not regarding their outward fences as afore sd. And if any Dispute arise Between Persons concerning A number of sheep that are found on the Commons wheather they were turned out willfully or wheather they Broke out of such owners enclosures accidentaly it shall Be Determined By the Judgment of two

met Appointed for that purpose.

JOSEPH LEWIS Pd. [Seal.] REUBEN BRUSH [Seal.] JAMES NOSTRAN [Seal.]

(Deeds, Vol. III, pp. 404-5.)

[1761, June 18.]

Huntington June the 18th 1761.

Mr Solomon Ketcham I desire you to pay to Docktr Platt five pounds for Rebilding the old mil Dam and Charge the same to the town from me yours

JOSEPH LEWIS.

(File No. 90.)

[1763, Feb. 18.]

1763 Feb. 18. an Indenture from Jane Robbert ye wife of George to Bind her son Samuel 16 years to serve from ye 3d Day of May next ontill he come to 21 years of age to be Bound to Jerome fleet & his wife they to find him cloaths & Vituals to Learn him to read & to Give him two New suits of Cloaths 1 to Labour in other for spare Days.

SOLOMON KETCHAM.

(Book of Strays and Ear Marks, p. 97.)

[THE SMALLPOX AGAIN.]

[1763, Feb. 22.]

Huntington February the 22. 1763. Whereas that Contagious and Infectious Desease the

small Pox hath for some Considerable time Past Been Spreading and still continues to spread in Many parts of this town Especially By means of Innoculation whereupon Sundry and repeated Complaints have Been Made unto us the Trustees of the town of huntington that many Disorders & Irregularities have Been Committed By the Carlessness and untoward Conduct of many Persons within the Limmets afore said where upon we have thought fit that such Disorders should be speedyly redressed.

Therefore we the subscribers the Trustees of the said town for the time Being do ennact that no Docter shall Presume to Innoculate any person or persons within the Limmets afore said and that not any person within the Limmits afore sd: shall take the Infection By Innoculation from any Docter or any other Person whatsoever from the Date thereof and further that not any one person within the Limmits afore said shall Presume to Let one Person Come into his or her house Infected with the Desease By Innoculation or to suffer one person to be Innoculated therein and further if any person Presume to offend or Go Contrary to this act they may expect & shall upon the Complaint of any person grieved to any majistrate within ve Limmits to Be Committed or Bound over to the Court of sessions to answer the Contempt as the Court shall think propper, as Witness our hands and seals the Day & year above written.

JOSEPH LEWIS Pd. [Seal.]
CORNELIUS HARTT [Seal.]
SAMUEL STRATTON [Seal.]
TIMOTHY SCUDDER [Seal.]
REUBEN BRUSH [Seal.]
JEREMIAH WOOD. [Seal.]
JAMES NOSTRON [Seal.]

[DOCTOR WIGGINS'S BILL.]

[1763, March 10.]

I,	763	, March 10 th	£	s.	d.
		Indian Caty to visit bleeding & drops	O	5	9
April	I	Do to visit bleeding, pills & drops	0	5	O
		Do to Cash po. vial drops 2s	0	2	10
-66	30	D° to visits & med.	О	8	0
		Do to Loaf Bread 81b pork 71b flour & rie	0	8	6
			_		
			ŁΙ	Ю	I
		Do to 21bs sugar & Quart rum		2	10
(File	e No. 164.)			

[TOWN MEETING.]

1763, May 3.]

May the 3 1763 at a General Town Meeting the following persons Chosen.

Chosen Presedent Reuben Brush.

Trustees Cornelius Hartt Capt Scuder John wood Israel wood obediah Platt esq. Jeremiah wood.

Overseers of the poor Reuben Brush, obediah platt Israel Wood.

Chosen Constable and Collecter Joseph Wickes.

Solomon Ketcham chosen Town Clerk and trasurer.

Assessors Israel wood Solomon Ketcham.

Supervisor Colonel Conkling.

Colonel Conkling Reuben Brush Israei wood Commissioners.

Surveyors Cornelius Hartt Israel wood Joseph whitman Solomon Ketcham.

Fense Vewers Cornelius Hartt Timothy Carll J^r Joshua Ketcham Israel Conklin augustine Bryan Capt. Scudder Samuel Stratton Jeremiah wood.

Assessors chosen to take a new Esteemate according to the new act. Reuben Brush Israel wood Capt. Scudder augustine Bryan Cornelius hartt Sam¹ Brush Joshua wood Timothy Carll Jun¹.

The Same Day it was voated that the Trustees shall relese so many in Number & who they shall see fit that is not required in the sd. Act.

Capt. Jarvis Docter platt Nath Williams John wickes obediah platt esq.

Over seers of high ways Thomas Conkling Hez. rogers Jonas rogers Cold spring, Thos Brush Cornelius Conkling west neck, Timothy Carll Jr silas Carll, selah Carll Platt Carll Amos soper Joseph Buffet Jr. North of Contry road, Nehemiah whitman west hills Philip Smith Long swamp Isaac Ketcham Jonathan Brush head Cold Spring Josiah rogers Richard Rogers Cowharbour Augustine Bryan Crabmeadow Jesse Bunce Samuel scidmore fresh pond, Thomas oaks old field, Abraham Brinkerhoff Peter Reuland half hollows, Nathan Voll Israel Conkling N. Hartt South, Justice wickes Arthur Dingee up the road, Caleb Ketcham Capt Lewis Gill Wicks.

Chosen to provide a Master and take care of the New scool house Doct Platt obediah platt Israel wood Sam¹¹ Allen Reuben Brush Nath¹¹ Williams.

Same Day it was Voated that sheep should be kept up ye ensuing Year.

Chosen to take care of fires Colonel Conkling Cornelius Hartt Isaac Smith John rogers Selah Carll Timothy Carll Jun^r Hendrick Duryee Jacob Noaks John wood, Nehemiah Hartt Rob. Kellum Tho^s Wickes Israel Conkling Johna Ketcham Abijah Ketcham Jesse Conkling John Abbet.

The same Day it was Voated that hogs should be Ring-

ed or sufficently cut in their Noses according to the former act which is now revived.

The pound sold to Jacob Brush for £0 4 0.

The thatch at pair Point sold to Thomas Conkling Jun. £2 7s. o.

The thatch at Sammises Cove sold to James Rogers for 19s. 6d.

The thatch at stooney Brook sold Jacob Platt for £0 7s. o.

The thatch at Clam point Sold to Richard Denton o 2 2.

The thatch at the Round Hole to Richard Denton £0
3 10.

The Thatch at Cold Spring to Jeremiah Conklin for 0 4 0.

Thatch at horse neck Beach to Cornelius Conklin £0 4 0. The thatch at the head of the harbor to Samuel Stratton for £1 8 3.

(Town Meetings, Vol. 1, pp. 285-6.)

[JOSEPH RIDGWAY TO THE TOWN TRUSTEES.]

[1763, May 7.]

To all People to whome these Presents Shall come Know ye that I Joseph Ridgaway of Richmond County on Stratton Island for & in consideration of one certain Piece of Meadow conveyed to Reuben Johnson from under the hand & seal of the Trustees of the town of Huntington By an Instrument of writing Bearing even date with these Presents have given granted exchanged conveyed & Confirmed and by these Presents do fully freely & absolutely give grant exchange Convey & Confirm unto them the said Reuben Brush Precedent Cornelius Hartt Capt Timothy Scudder John Wood Israel Wood Obediah Platt Esq.

Jeremiah Wood Present trustees of the said town of Huntington and their Successors one Certain Piece of Meadow lying at the head of Huntington joyning to the North Side of the high way that Leads across the creek by the lot of John Roberts bounded on the South by the sd high way west by the Creek north by a new dam or Crossway East by the commonage containing within the said bounds Seventy Six Square Rods of Meadow Land together with all the rights liberties and Appurtenances to the same belonging or in Any wise Appertaining To have & To hold all the above demissed premises with the Appurtenances unto them the said Trustees and to their heirs successors and assigns Forever and to their only Propper use benefit and behoof forever and I the Said Joseph Ridgaway Do hereby Publish & Declare that at the time of the ensealing & before the Delivery of these Presents I am the true and Lawfull owner of all the above demissed Premises and had in my self full power good right and Lawfull authority to give grant exchange Convey & Confirm the same in manner as abovesaid and that the said Reuben Brush Cornelius Hartt Timothy Scudder John Wood Israel Wood obediah Platt and Jeremiah Wood and their Successors shall & may from time to time & at all times forever hereafter by Virtue hereof lawfully peacably and quietly have hold use occupy Possess & enjoy all the above Demissed Premises with the Appurtenances free and clear from all former gifts grants bargains sales executions and Incumbrances whatsoever and I the said Joseph Ridgeway Do hereby bind myself my heirs & assigns to warrent secure & forever defend all the above demissed Premises with the Appurtenances unto them the said trustees and their Successors forever against all the just & lawfull Claims and Demands of all Men * * * Persons whomsoever and I Mary Ridgaway the wife of him the said Joseph Ridgaway being willing to ratifie and confirm this Present Sale

Do hereby release yield up and Surrender up all my Right of Dower & power of thirds of in & To all the above Demissed Premises with the Appurtenances unto them the said Reuben Brush Cornelius Hartt Timothy Scudder John Wood Israel Wood Obediah Platt Esq & Jeremiah Wood and their Successors Forever. In Witness hereunto we have set to our hands & fixed our Seals this Seventh Day of May Annoq Domini one thousand Seven Hundred and Sixty three.

Sealed & Delivered
In the Presence of
PHILIP KETCHAM
SOLOMON KETCHAM
SILAS CARLL
(File No. 126.)

Joseph Ridgway [Seal.] $MARY \times RIDGAWAY$ [Seal.]

[A LAW SUIT PROVIDED FOR.]

[1763, June 27.]

Huntington June the 27. 1763.

Whereas we the subscribers A certain Number of the Freeholders & Inhabitance of the Town afore said in Suffolk County in the province of New York have Determined to Commence a Law suit or Tryal for all the Lands Lying Between the old pattent Line and the Line of the Confirmation Both to the Northward and Southward of wenecommuck and whereas it is concluded & agreed unto By each & every of the said Inhabitants that all the Lands that shall be recovered By such Tryal if there Be Any shall Be equally Divided Between each of the said subscribers or their heirs or assignes without exceptions and we the said subscribers Do hereby Bind our selves our heirs and assignes to each other by these Presents to pay

our equal proportion of all such charge or Charges that either already have or shall hereafter acrew in Persuit of any tryals for all such Lands and to pay the sume in equal proportion amongst our selves whenever called for By the Committee hereafter named and if any person refuse to pay in Manner above Prescribed he shall Be Liable to be prosecuted for the same or sued Before any Justice of ve peace within the Limmits of ye said Town and we Do hereby constitute and appoint Cornelius Hart Elnathan Wickes Esq. Reuben Brush Nathanael Ketcham and Israel wood as a Committee to cary on & Persue the said Tryals as soon as they Conveniently can Giving and granting unto them or any one of them power to sue or prosecute any such Delinquint Person in Manner as above said as witness our hands the Day and year above written.

THOMAS WICKES CORNELIUS HARTT Авиан Кетснам ELNATHAN WICKES GILBERT POTTER ELNATHAN WICKES Junior CORNELIUS HARTT Jun REUBEN BRUSH NATHANIEL KETCHAM DANIEL LEWIS THOMAS BRUSH IACOB BRUSH NATH'I. WILLIAMS SIMON FLEET IONATHAN SMITH JONAS WILLIAMS Esq.

ISAAC KETCHAM sen^r STEPHEN KETCHAM CALEB KETCHAM IONATHAN BRUSH ISAAC SMITH AMOS SMITH

Each of the subscribers on this side has Paid fo 18 1.

														£.	s.	d.
Gilbert fleet			•											0	18	1
Daniel Blatchle	ey			۰		•		•		•	•		•	0	18	I
Luke fleet			•		•		•		•			•		0	18	I
Moses Veal		•		•		•		•		•	•		•	0	18	I
															18	
Jonah Wood				•				•		•	•		•	0	18	I

Jesse Carll .		,							•				0	18	1
Isaac Norton .						•		•					0	18	1
Samuel Hart .			•				•						0	18	I
Timothy Carll Jur													0	18	I
Samuell Stratton		,									•		0	18	I
John Brush Miller								•					0	18	I
Samuel Scidmore													0	18	1
Isaac Scidmore	,												0	18	I
Joseph Lewis .	Í					•		•					0	18	I
Stephen Jarvis					,								0	18	1
timothy Carl sen.					·								0	18	1
Selah Čarl .													0	18	I
Samuel Brush .													0	18	I
Nathan ¹¹ Ketcham													0	18	I
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thomas Smith .													0	18	I
Jessee Carl													0	18	I
James Smith .													0	18	I
ananias Brush .													0	18	I
Joseph Buffett Jun.													0	18	I
Nehemiah Hartt													0	18	I
Joseph Wickes									٠				0	18	I
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February ye 11th	176	55	W	ho	ha	ıs	Pa	id	on	y'	۰I	_as	st		
Disbursement	•														
timothy Carl sen.			,										0	8	0
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Stephen Ketcham													0	8	0
Cornelius Hart													0	8	0
Daniel Blatchley				•									0	8	0
Jonas Williams			•				•		•				0	8	0
Isaac Smith .								•		•		•	0	8	0

HUNTINGTON	TOWN	RECORDS.		463
Jesse Carl			. 0	8 o
Isaac Scidmore			. 0	8 o
Amos smith			. 0	8 o
Jonathan Smith			. 0	8 o
Joseph Buffet			. 0	8 0
Jonathan Brush			. 0	8 o
Ealithan Wickes esq			. 0	8 o
Ealithan wickes Jun .			. 0	8 o
thomas Brush			. 0	8 0
Nathaniel Ketcham .			. 0	8 o
Samuel Scidmore			. 0	8 0
timothy Carl Jun			. 0	8 o
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Nathaniel Williams .			. 0	8 0
Selah Carle			. 0	8 0
Jacob Brush , .			. 0	8 o
Israel Wood			. 0	8 0
Isaac Ketcham			. 0	8 o
Thomas Weekes			. 0	8 0
Moses Veal			. 0	8 0
(File No. 120.)	•	•		

[WILL OF JOSEPH SCIDMORE.]

[1763, Dec. 17.]

In The name of God, Amen. I Joseph Scidmore of Huntington In ye County of Suffolk and in ye Province of New York being sick and weak in body yet of a Sound & Perfect under standing & memory blessed be God for itt do constitute This my Last will and Testament & desire it may be Received by all as such. Impromis I give & Bequeath unto my well beloved wife Hannah the use of third of all my Lands During hur widowood and I give &

bequeath one third part of all my Mobbel esteat and I also give my Sarvant gail Kate to my wife I give and bequeath unto my son Isaac Scidmore my old house & home stead where I formerly Liveed containing about one Hundred and ten acrers begining a Rod north of a mulbery tree standing southerly from & in sight of my son Samuels barn from thence running westerly within a rod North of sworldings Spring Keeping ye same course to Jesse bunces fence containing all ye Lands except eight acres for Sam. uel between ye Road to Huntington that goes by Simon Fleets and that which goes below to Isaac Bunces Likewise one outher tract of Land Lying southward of ye former begining at ye northeast corner of ye Land which did belong to philip Gildersleefe deceased field so running northerly as ye fenc now stands down to ye fore sd. road which goes by sd. Fleets bounded on west by ye Land of Simon fleet and Jesse Bunces on ye south by ye Land philip Gildersleeve affore sd. also a nother tract of Land containing twenty five acres adjoyning to ye east end of ye sd. gildersleefe field in a sqare peice. as also one Lot of medow I bought of John Brotherton Lying in Crab medow with ye upland adjoying to ye same as also one Lot of medow in sunken medow with all my Right In Smithtown with one equal half of my other remainding Lands and Rights of Lands not Disposed of in this my Last will or otherwise either Divided or undivided In all the Purchases in Huntington excpt swampawres unto him my son Isaac Scidmor and his heirs and assigns forever I al so give to my son Isaac my negro man named Tom & my negro boy named Ned as also all my firming tackling with a pare of oxen Tow of my best horses.

Then I give & Bequeath unto my son Samuel Scidmore you House & homesteed bounded on youth by younds of you Land given in this will to Isaac Leying to yound on you which I now Live even all you Land I have hearing

contained and also another tract of Land Lyeing south of ye road that goes by Simon fleets joyning on the west to ye Land given to Isaac in this will containing all my Land east to bread & ches hollow a nother tract of Land in you eaightear of Lots containing twenty acres adjoyning to Smithtown Line also one Lot of Medow I had of my father near Isaac bunces with ye swamp & up Land in fence and one half of my Rights in huntington devided or undivided as before sd in this mill swamp acres excepted for I have given that before to my son Peter but all hearin before named I give unto my son Samuel and his heirs and assignes neverthe less It is my will that if either of these my sons samuel or Isaac shall Decease without a Lawfull heir of their one bodys ye Deseased part given in this will shall go unto other and to his heirs Then I give & Bequeath unto my Two grandaughters Sarah and Elisabeth scidmore Daughters of my son Joseph Decd ye sum of Thirty five pounds to be paid unto them each at ye age of eaighteen to be Pd by my Tow sons Samuel & Isaac ye sum to be paid unto ye sd tow gils is seventy pounds Then I give ye remaining two thirds of my Moubel Esteate to my fore daughters Rebecca Elisebeth Easter Temperance and I make and apint & constuttut Thomas Jarves and Ct Timoth Scuder and Isaac Scidmore executors of this my Last will and Testment In witness where of I ye Joseph Scidmore have set to my seal and hand this seventhenth day of Desember in ye year of our Lord one Thousand seven hundred & sixty Three—1763 What soever is given in this I desire in my hands until my Decs

JOSEPH SCIDMORE [Seal.]

Signed sealed and Delivered In presence of us
SETH JARVIS
ZOPHAR SCIDMORE
JAMES SMITH.
(File No. 129.)

[TOWN MEETING.]

[1764, May 1.]

May the 1: 1764 at A General Town Meeting the Following Persons chosen.

Chosen Presedent Reuben Brush Cornelius Hartt Capt. Scudder Israel wood Jeremiah wood Justice Williams Solomon Ketcham Trustees.

Overseers of y^e poor Justic Williams samuel stratton Justice Platt.

Constable & Collecter Thomas Wickes.

Town Clerk & treasurer Solomon Ketcham.

Assessors Israel wood Solomon Ketcham.

Supervisor Colonel Conkling.

Commissioners Reuben Brush Israel wood Solomon Ketcham.

Surveyors Cornelius Hartt Israel wood Joseph whitman Solomon Ketcham.

Fenc Vieuers Cornelius Hartt Timothy Carll J^r Joshua Ketcham Israel Conkling Augustine Bryan Capt Scuder Joseph whitman Thos wickes.

Chosen to take a new esteemate Cornelius Hartt Reuben Brush Solomon Ketcham.

To take care of Intested estates Justic Williams Israel wood.

Overseers of highways Capt. Jarvis Doct Platt Nath. Williams John wickes Hezehiah rogers Tho^s Brush Cornelius Hartt Jun. Silas Carll Platt Carll amos soper Joseph Buffett Jnr. Nehemiah whitman Philip smith Isaac Ketcham.

Josiah rogers Augustine Bryan Capt Scudder Jesse Bunce Abraham Brenkerhaff Peter Reuland Nathan Vallentine south Nehemiah Hartt Justice wickes commack Caleb Ketcham Capt Lewis Gilbert wickes. Committee take care ye scool house Doct. Platt Israel wood Samuel Allen Reuben Brush Nath¹¹ Williams.

The same Day it was Voated to kep up sheep By the Majority of ye town.

The same Day it was Voted that all hogs & pigs above 2 months old should be ringed or sufficently cut in ye Nose.

The same Day it was Voated that the assessors Chosen to take a New esteemate should have five shillings pr Day untill it be finished for each man.

The pound sold to Jacob Brush for 4s. 6d.

Thatch at hors neck Beach sold to Cornelius Conklin Jun^r 4s.

The thatch at Soper's cove sold to Stephen Gildersleeve for 1s.

The thatch at pair point sold to Joseph Whitman for £1 os. 6d.

The thatch at clam point sold to Samuel Stratton Lo os. 6d.

Thatch at Sammis cove sold to Abraham Chichester 1s. Thatch at ye head of ye harbour to Joseph Bennet £013s. Id.

(Town Meetings, Vol. 1, pp. 287-8.)

[ASSESSMENT ROLL.]

[1764, May 4.]

Memorandum that on the 14th Day of May 1764 then Personally Appeared Before me Jonas Williams one of his majesties Justices of the Peace for Suffolk County assigned viz: Cornelius Hartt Reuben Brush and Solomon Ketcham and made oath to assess the real & personal estate of the Freeholders & Inhabitance of Huntington Eatons Neck and wenecommack according to the Tenner of the act of Assembly this sworn Before me.

JONAS WILLIAMS, Justice.

Huntington proportion of the	e several '	Гахе	es ma	de i	n the
year 1764 at the Rate of Twen	ty pence	pr.	poun	ıd ;	€55.3
15 8.					
Nathanael Williams	30	00	2	IO	6
Silaș Sammis Jun ^r	13	08	I	2	4
Zophar Smith ^s Estate	05	04	0	8	8
John Brush	84	00	7	0	0
Reuben Brush	36	00	3	0	0
Joseph wickes	06	00	0	IO	0
Joseph Whitman	20	I 2	I	14	6
widow Hannah Wood	OI	IO	0	2	6
John Bennett	14	OI	I	3	6
Silas Titus	06	09	0	IO	9
Benjamin Titus	06	08	0	IO	8
Charity Titus	06	08	0	IO	8
Stephen Ketcham	20	00	I	Ι3	4
Jonas Williams esq.	18	00	I	IO	0
Israel Ketcham	13	00	I	I	8
Solomon Ketcham	48	00	4	0	3
Isaac Ketcham	74	00	6	3	4
	403	00			
Philip Ketcham	06	00	0	IO	0
Jeremiah Wood	34	00	2	16	0
Cornelius Conkling Ser	03	06	0	5	6
Philip Conkling	03	06	0	5	6
Thomas Conkling	32	00	2	15	6
Hubbard Conkling	IO	00	0	16	8
Amos Platt	18	09	I	ΙI	0
Ruth Chichester	04	16	0	8	0
James Chichester Sen ^r	22	04	I	17	0
James Chichester Jun ^r	об	00	0	10	0

	HUNTINGTON	TOWN	RECOR	RDS.			469
Samuel Roge	rs		ΙI	Ю	0	19	2 1
Jeremiah Con	ıkling		o 8	00	0	13	4
Richard Conl	kling		08	00	0	13	4
John Morgan			02	00	0	3	4
Stephen Conl			07	00	0	ΙI	8 1
Zebulon Titus	s		06	00	0	IO	0
Josiah Rogers	s Sen ^r		24	00	2	0	0
			206	ΙΙ			
Timothy Rog	ers		o 8	00	0	13	4
Platt Titus			OI	IO	0	2	6
Nathaniel Sex	kton		02	00	0	3	4
Jonas Rogers			13	Ю	I	I	6
Jotham wood			12	00	I	0	0
William Havi			20	IO	I	14	2
John Havilan	d		20	IO	I	14	2
Thomas Brus	h		45	18	3	16	6
Silas Sammis	sen ^r		52	00	4	6	8
Isaac Conklin	g		26	IO	2	4	0
Samuel Conkl	ling		10	00	0	16	8
Hezekiah Rog			34	Ю	2	17	6
Benjamine Co			14	00	I	3	4
Silvanus Samı	mis		47	00	3	18	4
John Sammis			47	00	3	18	4
James Rogers			28	00	2	6.	8
Ananias Roge			36	00	3	0	0
Richard Dent	on		18	00	· I	Ю	0
			436	18			
Abraham Chi			18	00	I	IO	9
David Chiche			o 8	00	0	13	4
Ebenezer Gou			07	00	0 ,	ΙI	8
Cornelius Cor	nkling Junr		15	04	I	5	4
Joseph Conkli			15	04	I	5	4
John Conkling	g		15	00	I	5	0

70 : 11 0 : 0 -	_				_
Timothy Sammis Sen	16	00	I	6	8
Cornelius Stratton	08	00	0	13	4
Docter Potter	o 8	10	0	14	4
Mary Satterly	02	00	0	3	4
Samuel Pearsall	10	05	0	17	I
Josiah wheler	09	08	0	15	81
Reuben Johnson	40		3	6	8
Thomas Jarvis esq ^t	26	16	2	4	8
Peter Scudder	OI	IO	0	2	6
Jonathan Scudder	32	12	2	14	4
John Bryan	16	00	I	6	8
Bennajah Jarvis	33	00	2	15	0
John Johnson	08	00	0	13	4
	290	09			
Thomas Scudder & Son	28	00	2	6	8
Shubal Smith	об	00	0	IO	0
John Davis	05	12	0	9	0
Joseph Bennett	04	00	0	6	8
Stephen Kellcy	94	00	7	16	8
Timothy Kellcy	18	12	I	ΙI	0
Israel Wood	29	00	2	8	4
William Gillett	OI	00	0	I	8
Abel Gillet	02	IO	0	4	2
Elisha Gillet	03	IO	0	5	IO
Samuel Allen Esq ^r	23	00	I	18	4
John Wickes	20	00	I	Ι3	4
Hezekiah wickes	07	00	0	ΙΙ	8
Thomas oaks	03	00	0	5	01
Samuel Stratton	18	12	I	ΙΙ	o
Obediah Platt esq	28	12	2	7	8
Capt Lewis	45	00	3	15	01
Zechariah Smith estate	IO	00	o	16	8
John Bayles	12	00	I	8	0
David Rusco	14	00	I	3	4
				_	

Henry Smith	29	00	2	8	$4\frac{1}{2}$
	402	o 8			
Isaac Platt	18	00	I	10	0
Jesse Platt	o 9	IO	0	15	IO
widdow to Deacon Rogers	OI	04	0	2	OI
William Jarvis	35	00	I	18	$4\frac{1}{2}$
Nathanill Harrison	07	00	0	ΙI	81
Moses Rolph	08	00	0	13	4
Silas wickes	03	00	0	5	0
Zophar Platt Jun ^r	IO	IO	0	17	6
Job Sammis	05	00	0	8	4
Mathew Bunce	28	00	2	6	8
John Platt shoemaker	08	00	0	13	4
Thomas wickes	76	00	6	6	8
Doct Zophar Platt	220	00	18	6	8
Jacob Brush	28	00	2	6	8
Marcy Platt	14	o 8	I	4	0
Isaac Brush Estate North side	36	00	3	0	0
his Executors for south	18	00	I	10	0
Meribah Chichester	∙06	00	0	IO	0
Bathsheba Smith	IO	00	00	16	8
Parrott Fleet	32	08	2	14	0
Simon Fleet Jun ^r	32	o 8	2	14	0
	606	08			
Jeremiah Fleet	32	o 8	2	14	0
Joseph Higbee	ΙI	00	0	18	4
Abraham Jarvis	27	00	2	5	0
Samuel Wickes	04	IO	0	7	6
Philip Udale	40	IO	3	7	6
James Hill	12	00	I	0	0
Timothy Ketcham	05	00	0	8	4
Stephen Jarvis	16	00	I	6	8
Stephen Jarvis Jun ^r	04	Ю	0	7	6
- Committee - Comm					

Austin Jarvis	04	Ю	0	7	6
Thomas Dennis	14	00	I	3	4
Philip Wickes	38	00	3	3	4
Josiah Wickes	18	00	I	10	0
Ambros Wickes	02	09	0	4	I
Azariah Wickes	14	00	I	3	4
Gilbert Wickes	04	00	0	6	8
Joseph Smith Jun ^r	34	00	2	16	8
Ezekiel Smith	34	00	2	16	8
John wood Hunter	22	00	I	16	8
Tappen wood	07	09	0	12	$5\frac{1}{2}$
John wheler	IO	00	0	16	8
widow Esther wood	OI	00	0	I	$8\frac{1}{2}$
	356	06			
John Freebody	14	00	I	3	4
Mary Tredwell	03	IO	0	5	$10\frac{1}{2}$
Vanhorne	05	00	0	8	$4\frac{1}{2}$
Thomas Bunce Jun Est.	06	08	0	10	8
Epenetus Bryan	52	IO	.4	7	6
William Nicols	02	05	0	3	9
Zebediah Bunce	16	04	I	7	0
Noah Rogers	13	00	I	I	81
Uriah Hubs	02	00	0	3	4
John Scudder	40	16	3	8	0
Thomas Rogers estate	03	04	0	5	$4\frac{1}{2}$
Jacob Platt	14	00	I	3	4
Josiah Rogers Black Smith	3 I	00	2	ΙI	$8\frac{1}{2}$
Samuel Bunce	06	05	0	IO	5
James Bushup	08	IO	0	14	2
Samuel Akerly	13	00	I	I	$8\frac{1}{2}$
obediah Gildersleeve	OI	12	0	2	8
Nehemiah Smith	08	13	0	14	5
Luke Fleet	24	00	2	I	0
Zophar Rogers	33	00	2	15	$0\frac{1}{2}$

HUNTINGTON TOWN F	RECORI	DS.			473
Isaiah Rogers	08	00	0	13	4
Henry Jarvis	17	00	I	8	4 1 2
3					72
	323	17			
Amos Soper	ΙI	Ю	0	19	2
Eliphelet Sammis	10	08	0	17	4
Epenetus Platt Sen ^r	03	04	0	5	4
Epenetus platt Jun ^r	04	00	0	6	8
Alexander Wickes	03	04	0	5	$4\frac{1}{2}$
Ezekiel Wickes	04	00	0	6	8
Stephen Gildersleeve	14	14	I	4	6
Isaac Ketcham	15	00	I	5	0
Caleb Ketcham	12	00	I	0	0
Richard Rogers	o 8	00	0	Ι3	4
Jeremiah Rogers	o 8	00	0	13	4
widow Phebe Bryan	30	08	2	10	8
John Bunce	23	00	I	18	$4\frac{1}{2}$
Capt Scuder	69	00	5	I 5	0
Augustine Bryan	45	0	3	I 5	$O_{\overline{2}}^{1}$
Melanthen Bryan	ΙI	0	0	18	$4\frac{1}{2}$
Thomas Scidmore	30		2	10	0
Hezekiah Smith	OI	12	0	2	9
John Wood Crabmeadow	00	Ι3	0	I	$I\frac{1}{2}$
Benjamin Gildersleeve	18	00	I	IO	0
Jonas Smith estate	24	16	2	I	4
	347	09			
	347	09			
widow Bridget Scudder	32	00	2	13	4
Moses Veal	13	IO	I	2	$6\frac{1}{3}$
Platt Veal	IO	12	0	17	8
Isaac Bunce sen ^r	12	00	I	0	0
John Totton	4	17	0	8	I
Philip Gildersleeve Estate	13	00	I	I	$8\frac{1}{2}$
Joseph Scidmore	27	00	2	5	0
Samuel Scidmore	28	00	2	6	8

Isaac Scidmore	19	IO	1	12	$6\frac{1}{2}$
Peter Scidmore	22	00	I	16	8
Robert Arthur	25	00	2	I	8 1
Jonas Higbee	OI	15	0	2	11
Jonathan Sammis	08	05	0	13	9
Nehemiah Brush	14	00	I	3	4
John Hoberts Estate	02	05	0	3	9
Simon Fleet	42	00	3	IO	0
Gilbert Fleet	45	00	3	15	$0\frac{1}{2}$
Zephaniah Platt	Ι2	00	I	0	0
Jesse Bunce	08	00	0	13	4
Timothy Scudder Jun ^r	об	14	0	ΙI	2
Benjamin Soper	02	00	0	3	4
	349	08			
Stephen Higbee	08	00	0	13	4
Joseph Buffet sen	20	00	I	13	4
Philip Jarvis	09	00	0	15	$O_{\overline{2}}^{1}$
Josiah Smith & sons	49	00	4	I	$0\frac{1}{2}$
Elnathan Smith	14	OI	I	3	6
Samuel Smith Sadler	25	00	2	I	$8\frac{1}{2}$
Daniel Smith	12	00	I	0	0
Thomas Kellum	20	00	I	13	4
John Lewis sen ^r & Son	23	00	I	18	$4\frac{1}{2}$
Jeremiah Sammis & son	14	00	I	3	4
Jesse Sammis	03	04	0	5	. 4
Ichabod Smith	I 2	00	I	0	0
Rebecca Brush	06	00	0	IO	0
Ananias Carll	13	IO	I	2	$6\frac{1}{2}$
obediah wells	OI	00	0	I	8
Thomas Jackson	05	00	0	8	$4\frac{1}{2}$
James Dickenson	03	12	0	6	$0\frac{1}{2}$
Silas Carll	24	00	2	0	0
Jeremiah Soper	09	IO	0	15	IO
Platt Carll	55	00	4	ΙI	$8\frac{1}{2}$

Timothy Carll Jun ^r	40	00	3	6	5
	3 66	17			
Josias Robbens	04	00	0	6	8
Joseph Reuland	02	05	0	3	9
Jacobus Nogle Estate	09	12	0	16	$0\frac{1}{2}$
Ananias Brush Dix hills	14	08	I	4	0
Thomas Cornell	09	12	0	16	$0\frac{1}{2}$
Daniel Blatchly	34	00	2	16	8
stephen Vitteto	03	04	0	5	$4\frac{1}{2}$
Timothy Carll sen ^r	48	IO	4	0	IO
George Norton & son	43	00	3	ΙI	$0\frac{1}{2}$
Selah Carll	14	IO	I	4	2
Silvamis Balden	17	IO	I	9	$2\frac{1}{2}$
Joseph Buffet Jun ^r	08	00	0	13	4
Abraham Reuland	03	04	0	5	$4\frac{1}{2}$
Daniel Lewis	02	00	0	3	4
Arthur Newman	IO	00	0	16	8
Daniel Wickes	15	00	I	5	$0\frac{1}{2}$
Nathanael Buffet	20	00	I	13	4
Jonah Wood	34	05	2	17	I
Isaac Smith	19	04	I	12	$9^{\frac{1}{2}}$
Amos Smith	26	00	2	3	4
	338	04			
Thomas Smith	08	IO	0	14	I
Timothy Smith	об	IO	0	IO	IO
Thomas Smith's executors	06	00	0	IO	0
John Carmon Dum	42	00	3	IO	9
Samuell Hartt	04	00	0	6	8
Isaac Smith Jun ^r	OI	ΙI	0	2	7
John Platt sen ^r	24	04	2	0	4
Cornelius Hartt & son	42	00	3	10	0
Jesse Carll	44	10	3	14	2
Benjamin Wright	27	ΙI	2	5	ΙΙ
The state of the s					

John Totten sen ^r	07	08	0	Ι2	$4\frac{1}{2}$
Jacob Vanderbelt	04	00	0	6	8
John Carmon Hollow	30	00	2	IO	0
Peter Reuland	07	00	Ο	ΙI	$8\frac{1}{2}$
Aran Nostran estate	o 8	00	0	13	4
Joseph Udale	25	00	2	I	$8\frac{1}{2}$
John Rogers	72	00	6	0	
John Vanderbelt	13	00	I	I	$8\frac{1}{2}$
Hendrick Durye	04	IO	0	7	6
Abraham Brinkerhaff	04	03	0	6	ΙΙ
James ackerly	28	00	2	6	8*
Abraham Sneddeker	08	04	0	13	0
	418	OI			
Mary Rushmore	25	I 2	2	2	8 <u>1</u>
Christefer Sneddeker	o 6	00	0	IO	0
Elkanah Conkling	46	00	3	16	8
Colonel Conkling	121	00	IO	I	8
Jesse Conkling	бо-	00	5	0	0
John wood south	16	04	I	7	0
Richard Dingee	17	08	I	9	$O_{\overline{2}}^{1}$
Arthur Dingee	21	00	I	16	8
Jacob oaks	OI	00	0	I	8
Nehemiah Hartt	15	IO	I	5	IO
Jesse Willits	OI	12	0	2	8
Amos wood	12	00	I	0	. 0
Robert Kellam	13	00	I	I	$8\frac{1}{2}$
John Abbet	14	00	I	3	4
John Abbet Jun ^r	OI	00	0	I	8
Stephen Abbet	OI	00	0	I	8
Timothy Abbet	OI	00	0	I	8
Benjamin Reuland	02	00	0	3	4
Samuel Moncy	14	00	I	3	8
Joseph Forman	64	00	5	6	8
George Youngs	30	00	2	10	0

Jonathan Brush	17	00	I	8	$4\frac{1}{2}$
	501	06			
Philip Smith Platt	10	00	0	16	8
Nathaniel Ketcham	33	00	2	15	$0\frac{1}{2}$
Ezekiel Brush	32	00	2	13	$4\frac{1}{2}$
widow to Samuel Brush	09	00	0	15	$0\frac{1}{2}$
Jesse Brush	44	00	3	15	4
Joseph Ireland	20	00	I	15	4
Charles White	18	00	I	IO	0
Zebulon Whitmans estate	80	00	6	15	4
John whitman	22	10	I	17	6
Nehemiah whitman	38	TO	3.	4	2
Nathan Vallentine	45	00	3	15	$0\frac{1}{2}$
Mary Pine	03	00	0	5	0
Eliphelet Chichester	06	16	0	ΙI	4
Esther Pine	04	08	0	7	4
Samuel ackerly	28	04	2	7	0
John ackerly	o 6	00	0	10	0
Hezekiah Denton	OI	08	0	2	4
Ananias Brush West Hills	24	00	2	0	4
Joshua wood	37	03	3	I	8
Joseph White	10	00	0	16	8
	472	19			
Stephen White	04	00	0	6	8
Isaac Sammis	03	00	0	5	0
Robert Jarvis	09	09	0	15	9
James Pearsall	OI	12	0	2	8
Daniel Brush	02	00	0	3	4
James Nostran	2 0	IO	I	14	2
Theodorus Colyer	o 8	IO	0	14	2
John Colyer	07	IO	0	12	6
Daniel Sammis estate	03	04	0	5	4
John Whitson round swamp	17	00	I	8	4

William Carpenter	00	12	0	I	0
abijah Ketcham	04	00	0	6	8
Jesse Ketcham & Joel	IO	00	0	16	8
John Powell	04	00	0	6	8
Richard Powell	OI	12	0	2	8
wait powell	04	00	0	6	8
John Whitson Senf	03	04	0	5	4
Isaac powell	25	12	2	2	9
Joshua Ketcham	24	00	2	0	0
Israel Conkling	85	00	7	I	8
	238	15			
Silas Carmon	OI	16	0	3	2
John Hulet	02	00	0	3	4
Henry Whitson	04	00	0	б	8
Simon Haff	OI	04	0	2	I
Jonathan Wickes	02	00	0	3	4
Isaiah Totten	₄ O5	00	0	8	$4\frac{1}{2}$
Petter Totton	OI	00	0	I	8
Reuben Arthur	05	00	0	8	$4\frac{1}{2}$
Nathanael Havens	04	00	0	6	8
Benjamin Denton	04	00	0	6	8
Thomas Allen	05	00	0	8	$4\frac{1}{2}$
Joshua Rogers	05	00	0	8	$4\frac{1}{2}$
Jonathan Titus	OI	00	0	I	8
Theodorius Vanwyke	24	02	2	0	2
Christefer Clock	OI	02	0	I	10
Daniel Rogers	10	00	0	16	8
Mary Sammis Jun	o 8	12	0	14	4
Rebecca Kellcy	02	10	0	4	2
Ruth Kellcy	02	00	0	3	4
	89	06			
John Carll	04	12	0	7	8
John Lewis Jun ^r	19	00	I	II	81/2

				7/2
03	04	0	5	$4\frac{1}{2}$
02	12	0	4	4
05	00	0	8	4
OI	00	0	I	8
o 9	0	0	15	$0\frac{1}{2}$
o 8	00	0	13	4
03	04	0	5	4
00	IO	0	0	IO
03	10	0	5	10
00	10	0	0	IO
00	IO	0	0	IO
60	12			
IO	_	_		_
260	0	2 I	13	4
87	0	7	5	0
47	0	3	18	$4\frac{1}{2}$
17	0	1	8	$4\frac{1}{2}$
09	0	00	15	$4\frac{1}{2}$
08	0	0	13	4
168.				
	60 10 09 08 03 00 00 00 60 10 260 87 47 17 09	02 12 05 00 01 00 09 0 08 00 03 04 00 10 03 10 00 10 00 10 60 12 10 — 260 0 87 0 47 0 17 0 09 0 08 0	02 12 0 05 00 0 01 00 0 09 0 0 08 00 0 03 04 0 00 10 0 00 10 0 00 10 0 00 10 0 00 10 0 00 10 0 00 10 0 00 10 0 01 0 0 01	02 12 0 4 05 00 0 8 01 00 0 1 09 0 0 15 08 00 0 13 03 04 0 5 00 10 0 0 03 10 0 0 00 10 0 0 00 10 0 0 00 10 0 0 00 11 2 10 — — — 260 0 21 13 87 0 7 5 47 0 3 18 17 0 1 8 09 0 00 15 08 0 0 13

(File No. 134.)

[TAX LEVIED BY THE ASSEMBLY.]

[1764, June 6.]

Suffolk County.

To the Collector of huntington.

In pursuant of Several acts of Assembly Made for

[Note.—The records contain assessment rolls nearly every year but it has not been deemed advisable to print them. This is given as showing who were property owners in the town at this date.—C. R. S.]

Raising the several sums of £100 000 100 000 60 000 52

000 by a tax upon Estates Real and personal

You are hereby Authorized and Required to Levey and Collect of the several free holders and Inhabitents of your town the sum of five hundred and fifty three pounds fifteen shillings and eight pence and that according to the Names and proportions in Which the said freeholders and Inhabitents are assessed and Rated in the assessment or List of the said town which is hereunto annexed out of which sums the Collecter may Retain in his hand seventeen pounds and ten shillings for his Collecting and paying the same and the Remainder thereof to pay unto the treasurer of this County on or before the first tuesday in October Next It being your towns proportion of the Several Sums in the said acts Mentioned and for your so Doing this shall be your sufficient warent Given under the hands and Seals of the supervisors at the County hall this 6th Day of June Anno Domina 1764.

[Seal.] DANIEL BROWN
[Seal.] JAMES FANNING
[Seal.] W. NICOLLE Jun^r
[Seal.] PLATT CONKLIN
[Seal.] DANIEL SMITH
[Seal.] RICHARD MILLER
[Seal.] BARNET MILLER
[Seal.] THOMAS COOPER

(File No. 135.)

(File 10. 155.)

[1765, March 26.]

Moriches March ye 26th 1765.

Then received of the Collector of Huntington by the hand of Zopher Plat the full of the Contents of the Within Warrent I saye received per me.

JOSIAH SMITH Trest

(File No. 135.)

[LEASING THE SOUTH BAY.]

[1764, Sept. 12.]

Islip 12th Septembr 1764

SR—Inclosed you have a Lease for the Bay in which you will insert the Date and fix the Town seal in the Margin then the president may sign it at the Bottom and the evidences on the Back side: this must be done at a meeting of the Trustees and that meeting entered in the Books and a Record made that the Bay was then leased to these men and a trust reposed in them to hinder foreigners from fishing there &c. but to permit the Townsmen to use it for their own use unless they abuse that Liberty by making sale in which case even they may be debarred.

I am Sr

Yours most Humble Serv^t
W. NICOLL Sen^r

To Mr CORNELIUS HARTT In Huntington (File No. 94.)

[BOUND TO SERVICE.]

[1765, March 12.]

This Indenture made this twelveth Day of March 1765 Witnesseth that I Free Peg * * * * * now Residing in the town of huntington in the County of Suffolk on Nassaw Island Do put and Bind my self a servant unto Samuel Stratton Jonas Williams Esq. and Obediah Platt esq. all Belonging to the Town County and Island afore said Being the overseers of the Poor of the said Parish or town of huntington afore said to serve them or their Heirs Sucessors or Assigns for and During the term of ten years

from the Day of the Date hereof or untill I have Paid the full sum of seven pounds currant Lawfull money of New York with the Lawfull Intrest it Being for money Paid or Disbursed By the town or said Overseers of the said Town of huntington on my account when I was Chargable to the said town and we the said Samuel Stratton Jonas Williams and obediah Platt Do hereby Promise for our Selves our heirs successors & assigns that if the said Peg above named shall pay the said seven pounds & the Intrest any time Before the expiration of the said ten years that then this Indenture shall be Null Voide & of none effect other wise to stand in full force according as is set forth in the same.

Sealed & Delivered In the presence of JEREMIAH WOOD

 $F_{\text{REE}} \times P_{\text{EG}}$ [Seal.]

SOLOMON KETCHAM

Memorandum that the sd. Peg above Named Did formerly Live with Capt. Alexander Smith, written Before ensealing.

(File No. 158.)

[CONCERNING THE LANDS EAST OF THE TOWN LINE.]

[1765, March 15.]

Mr. Cornelius Hart

SIR—Mr Smith & I have perused the Huntington papers sent down to us by Mr Elnathan Weeks. But from any thing we could discover in them we cannot perceive that Huntington can have any other Right in the Lands in dispute than the Right of Herbage that is the Right of pastureing the Grounds & Mowing the Grass And not the property of the Soil. And our Opinion we

build on these Facts to wit that by Huntingtons Indian. Deed nothing passed but the Meadows & the Right of Herbage in the upland or Woodlands contained with in the Bounds of that Deed and Gov^r Nicholls Confirmation grants no More within its bounds than what had been or should be purchased of the Indians or others. The Second or (if Mr Weeks informed us Rightly) the third patent of Huntington leaves out the Lands in Question And if there is an intermediate patent it should be sent down to us as perhaps that may include the Lands in Ouestion. For the Smith Town Title is probably prior to such Title yet it is far from being clear to us that any part of Smith Towns Title will include the Lands in Question. In this State of Uncertainty We have thought proper to send up a Habeas Corpus to remoov the Action into the Supreme Court which you must present at the next County Court

I am

Your humble Servt

New York March 15th 1765. (File No. 85.)

JNO WORINSCOTT

[TOWN MEETING. NON-RESIDENTS PROHIB-ITED FROM TAKING SHELLFISH.]

[1765, May 7.]

May the 7th 1765 at a General Town meeting ye follow-

ing persons chosen.

Presedent Reuben Brush, Capt Scudder Cornelius Hartt Jeremiah wood Israel wood Solomon Ketcham Thomas Wickes.

Overseers of the poor Reuben Brush Justice platt Thomas Wickes.

Constable & Collecter John Platt shomaker.

Town Clerk & treasurer Solomon Ketcham.

Assessors Israel Wood solomon Ketcham.

Supervisor Colonel Conkling.

Commissioners Reuben Brush Israel wood solomon Ketcham.

Surveyors Cornelius Hartt Joseph whitman Israel wood solomon Ketcham.

Fens Vieuers Cornelius Hartt Timothy Carll Jun^r Joshua Ketcham Israel Conkling Augustine Bryan Capt. scudder Joseph whitman John wickes.

To take Care of Intestate estates Justice Williams Israel wood.

Overseers of high ways Capt. Jarvis Doct. platt Nath¹¹ Williams John wickes Hezehiah rogers Tho⁸ Brush Cornelius Hartt Jun⁷ Silas Carll Platt Carll amos soper Joseph Buffett Jun⁷ Nehemiah Whitman Sam¹¹ Smith sadler, Isaac • Ketcham richard rogers Capt. Scuder, sam¹¹ scidmore John rogers Peter Reuland Nathan Vallentine, Nehemiah Hartt Justic wickes Commak Caleb Ketcham Daniel Blatchly Gilbert wicks Able wood Doct platt Thos. wickes

Committee to take care of ye New school house Israel wood Justice Allen Nath Williams

The same Day it was Voated that the hog act should be revived and the penalty Laid as formerly.

Chosen to regulate the esteemate Israel Wood Solomon Ketcham.

The same Day it was Voated y^t no furreners shall clam in our South Bay to make sale off on penalty of five pounds any of our people giving strangers Lyberty shall forfit forty shilling, neither fish gun nor hunt on forfiture of sd. five pounds By any stranger.

The same Day it was Voated the ferry betwene Huntington & Norwalk should be hired out this Present year By the Trustees.

The same Day it was voated that the crossway over the Creek should be made good.

The pound sold to Jacob Bruch o 4 o.

The thatch at horse Neck to Cornelius Conkling for o 4 o.

Thatch at Pair Point to Joseph Whitman 1:0:0.

The thatch at Sammis Cove to Salvenas Sammis 0:5:0.

The Thatch at Clam point to John Brush o 1 o.

ye thatch at ye head of ye harbour sold to Joseph Bennet 10 8

The thatch at y^e round hole sold to William Haviland for £0 2 3.

The thatch at the New Landing at Cowharbour sold to William Nicolls for: 5:

(Town Meetings, Vol. 1, pp. 289-90

[THE TRUSTEES HIRE OUT THE FERRY TO NORWALK TO ELISHA GILBERT.]

[1765, May 27.]

Articles of the obligations refering to the ferry to be Kept Between Huntington and Norwalk who Soever shall Hire the said Ferry shall Keep a good sufficient ferry Boat that shall carry six men and six horses the said Boat shall be well riged with good sails & riging and he shall be abliged to go at any time if the weather will permit with one person if there be no More Present for two shillings & if he hath a Horse for four shillings and six pence also who Soever shall hire the said ferry shall pay he or his heirs or assignes to the Trustees of the Town of Huntington or their sucsessors the Just and full sum of five Pounds two shillings New York Money to be paid yearly every year During the term of five years from the first Tuesday in

May in the Year 1765 and if he shall refuse to pay the said sum of five pounds two shillings on or Before the first tuesday in every year in may and also if he Be found Deficient in not keeping a good Boat & in good order for the sd. Business he shall be abliged to forfit his Boat or pay to the sd. Trustees or their succesors the sum of twenty five pounds currant Money of New York upon a Reasonable Complaint and we the said Trustees do for our selves & our succesors Covenant and agree that the said elisha Gillit shall have the Previledge of carrying all Persons that shall Present or want to go over the said ferry and no other Boat shall cary any person when the said elisha Gillit shall be here Present and the said Elisha Gillit shall at all times when he is on this shore give good Attendance and keep his Boat in huntington Harbor in readyness for any pasenger that shall present or want to Go over the said ferry and at the expiration of the sd. term above mentioned this above obligation to be Void and of none effect except it Be established By a Town Vote In Witnesse whereof the said Trustees of ye sd. town of Huntington and the said Elisha Gillit have Interchangably here unto set their hands and seals this twenty seventh Day of May in the Year of our Lord one thousand seven Hundred and sixty five.*

Sealed & Delivered
In the presence
PHILIP KETCHAM
PHILIP CONKLIN

REUBEN BRUSH Presedent CORNELIUS HARTT TIMOTHY SCUDDER ISRAEL WOOD SOLOMON KETCHAM THOS. WICKES

ELISHA GILLIT [Seal.]

JEREMIAH WOOD

^{[*}This is the beginning of a regular ferry between Huntington and Norwalk, Conn., and it was continued for a long number of years, the town demanding and receiving a compensation for the franchise.—C. R. S.]

Memorandum that the within Mentioned obligation refering to the Ferry Kept By Elisha Gillet Between Huntington and Norwalk is established By the Present Trustees for the Year 1766.

Signed By me

NATHANIEL KETCHAM pd. [Seal.]

(File No. 88.)

[TOWN MEETINGS.]

[1766, May 6.]

May the 6th 1766 at a General Town Meeting the tollowing persons Chosen.

Chosen Presedent Nathanael Ketcham Cornelius Hartt Jeremiah Wood Thomas Brush Thomas Wickes Solomon Ketcham Joshua Wood, Trustees.

Overseers of the poor Justice Platt Nath¹¹ Williams.

Chosen Constable & Collecter John Platt, shomaker.

Town Clerk & treasurer Solomon Ketcham.

Assessors Israel wood, Solomon Ketcham.

Supervisor Colonel Conklin.

Commissioners Israel wood Thomas Wickes Solomon Ketcham.

Surveyors Cornelius Hart Joseph whitman Israel wood Solomon Ketcham.

To take Care of Intested Estates Justice Williams Israel wood.

Overseers of high ways Tho^s wickes Capt. Jarvis Doct. platt obediah rogers Tho^s Brush Cornelius hartt Jun^r Silas Carll Jesse Carll amos soper Joseph Buffet Jun^r Robert Jarvis Sam¹¹ Smith sadler Isaac Ketcham richard rogers Henry Scudder Sam¹¹ Scidmore Chris. Snedeker Peter Reuland Tim Conkling Gilbert Wickes able wood Abijah

Ketcham Joth. Ketcham Arthur Dingee Israel Norton Nath Buffet Jun^r.

Fence Vewirs Cornelius Hartt Timothy Carll Jun^r Joshua Ketcham Israel Conkling augustine Bryan Capt. Scudder Joseph whitman John wickes.

The pound sold to Samuel Stratton for 1s. 9d.

The thatch at horse neck Beach sold to Cornelius Conkling Jun^r for 4s.

The thatch at pair point to Joseph whitman for 26s.

The thatch at Sammis cove to ananias Rogers for 5s. 3.d The thatch at clam point to ananias rogers for 1s. 6d.

The thatch at ye head of ye harbour to John Brush for 18s. 6d.

The thatch at ye round hole to will Haviland for 1s. The thatch from the Little Neck purchase to Epenetus Bryan sold to Zebediah Bunce 35s. od.

The thatch at y^e mill harbour to Josiah wickes Jun^r for 2s. 1d.

The same Day it was Voated that there should no hog or pig above two months old within ye township go without Being ringed or sufficiently cut in the nose & if any Person shall find any such without being ringed or sufficiently cut in the Nose it shall be Lawfull to Drive all Such to the pound & receive one shilling pr. head and the Dammage if any be & all shall go to the poor of the town.

The same Day it was Voated that sheep should Be keept and not to run out any where the ensuing year Without a sheppeard.

(Town Meetings, Vol. 1, p. 291.)

[AN INDIAN BOUND TO SILAS CARLL.]

[1767, April 4.]

This Indenture Witnesseth that Patience an Indian: for

the better provision and advancement of her son Benjamin; aged nine years and about a month; she haveing no means To support him; and the said Benjamin together with his said Mother; for the Considerations afore said (and for divers other good Considerations) do hereby put and bind the said Benjamin a Servant to Silas Carl; of the Township of Huntington; in Suffolk County; and province of New York; untill he is of the full age of Twenty one years, (or for the Term of Eleven years and Eleven Months) from the date hereof; and the said Patience doth Covenant. with the said Carl; that her said son; shall faithfully (and honestly) serve the said Carl, and his assigns; in all his; (or their) lawfull Business and commands: 10r and during the whole term afore said: He shall not absent himself day nor night during the said servise but in all things behave himself as becomes a faithfull servant; and the said Carl Doth agree during the whole said term; to find and provide the said Benj^m with sufficient meat; drink washing Lodging; and Wearing apparel and at the expiration thereof, give him a New Suit of Cloaths; and an every day suit, (or Common wearing Cloaths;) In Witness whereof the parties to these presents have hereunto interchangeably set their hands and seals; the Twenty fourth day of April in the year of our Lord; one thousand seven hundred and sixty seven; and in the seventh year of the reign of our Soverign Lord George the third, by the grace of God of great Britain, France, and Ireland King, defender of the faith &c.

Sealed & delivered In the presence of.

BENJAMIN × an Indian 「Seal.]

hor

PATIENCE × an Indian [Seal.]

(File No. 160.)

[HIRING OUT THE FERRY.]

[1767, April 7.]

Huntington April the 7th 1767 we the subscribers Do Judge arbitrate and Award that Shobal Smith shall pay to the Trustees of Huntington afore said the sum of six pounds Lawfull Money of New York for the priveledge he hath had of the Ferry within the two years past since the Ferry hath Been Hired out & we also Judge & award that Elisha Gillet shall pay three pounds Nine shillings & ten pence for the time past & from ye Date here of he shall refrain from carrying any person over the ferry any more at all & we Do award that Shobal Smith shall have the whole Priviledge of ve ferry for the three years & upwards at five pounds two shillings pr year or until ye expiration of the term Limmited in the former agreement & we further Judge and award that Elisha Gillet above named shall sign over his right & Priviledge wholly to the sd. shobal smith & that sd shobal shall be subject to the same restrictions therein Mentioned as Witness our hands & seals the Day & Year above written.

NATHANIEL KETCHAI	M [Seal.]
CORNELIUS HARTT	[Seal.]
Joshua Wood	[Seal.]
JEREMIAH WOOD	[Seal.]
Thomas Brush	[Seal.]
SOLOMON KETCHAM	[Seal.]
THO WICKES	[Seal.]

(File No. 87.)

[SUPPORT OF THE POOR.]

[1767, May 5.]

May the 5 1767 an account of Town Charges paid out.

HUNTINGTON TOWN RECORDS.			491
Paid to Doct Potter for Doctering sundrey persons	2	2	6
Paid to Joseph Lewis for cloathing &c	1	10	8
Paid to Doct. Platt	I	4	$3\frac{1}{2}$
Paid to John Suydam for the Meeting House	4	0	0
Paid to Nathanial Williams for sundry Disburstments for the poor	23	3	$3\frac{1}{2}$
Paid to Eliakin Smith for Keeping a poor child	9	13	0
Paid to Joseph Lewis for John Baylis (for House rent for foster	0	14	6
Paid to Meribah Chichester for keeping Sarah Chichester	15	5	0
Paid to Joseph Lewis for what John Kellcy had some time ago	0	12	8
Paid to ye supervisor	I	4	0
Paid to the overseers of the poor	2	5	0
Paid to the overseers for their trouble of ye poor	I	12	0
Clerk	I	0	0
The Trustees	3	10	0
Assessors *	I	16	9

(File No. 165.)

[TOWN MEETING.]

60 12

H

[1767, May 5.]

May the 5th 1767 at a General Town Meeting the following persons chosen

^{[*} This is one out of a mass of similar papers omitted, as not of sufficient importance to warrant their being printed.—C. R. S.]

Chosen Presedent Nathanael Ketcham

Cornelius Hartt Capt. Scudder Augustine Bryan Solomon Ketcham Thomas Brush Thomas Wickes

Overseers of the poor Justice Platt Nathaniel Williams.

Chosen Constable & Collecter Zophar Platt Jun

Town Clerk & Treasurer Solomon Ketcham.

Assessors Israel wood Solomon Ketcham

Supervisor Colonel Conkling

Commissioners Israel wood Thos wickes Solomon Ketcham.

Surveyors Cornelius Hartt Israel wood Solomon Ketcham Joseph whitman.

To take care of Intested Estates Justice Williams Israel wood.

The thatch at y^e Mill Harbour sold to stephen Jarvis Jun^r for 5s.

The thatch at Cold Spring sold to Jonas Rogers for 1s. 7d.

Overseers of the highways Doct platt Henry Scudder Capt. Jarvis Tho^s wickes Tho^s Brush Cornelius Hartt Jun^r Silas Carll Amos soper Joseph Buffet Jun^r Samll Smith, sadler Isaac Ketcham Richard rogers Sam¹¹ Scidmore Peter Reuland Christefer snedeker Caleb Ketcham Timothy Conkling obediah rogers Jesse Carll Robert Jarvis Gilbert Wickes Able wood up the Neck Joshua Ketcham Arthur Dingee Timothy Carll Jun^r Nathanal Buffet J^r.

Fence Vewers Cornelius Hartt Timothy Carll Jun^r Joshua Ketcham Israel Conkling Augustine Bryan.

The pound Sold to Capt. Bennett for 3s. 11d.

The thatch from the Little Neck purchase To Epenetus Bryants to Philip wicks for 16s. 1d.

The same Day it was Voated that the hog act should Be Revived & continued.

(Town Meetings, Vol. 1, p. 293.)

[AGREEMENT ABOUT DIVISION OF BAITING LACE PURCHASE.]

[1767, May 8.]

This Instrument of Writing Made and Agreed upon this twenty eighth Day of May 1767 Between us the subscribers and Propriators of a Certain tract of Land situate within ye patent and township of Huntington in Suffolk County in a Certain Purchase Commonly called & known by the Name of the Bating Place Purchase.

First. we the Propriators and subscribers do Covenant and agree to and with each other and our respective Heirs executors and Administrators that there shall be a Just and equal Division of our Lands (that is Valuable and thought Proper to be Laid out) in the said Purchase according to our Respective rights therein.

Secondly. We do fully Authorize and Impower Sol omon Ketcham Surveyor Cornelius Hartt Nathanael Ketcham and Abijah Ketcham and do Depute and Appoint them to survey and Divide the same according as they or the Major Part of them shall judge most Convenient and according to Justice and the Division made in maner as afore said and entered upon record with the figure of each mans Lott In a General Card with a Plain Description of the Situation and Boundarys and the Courses Distances and Boundarys entered in said Book and signed by the Persons Before mentioned or the major Part of them shall be taken to be a fair just and Lawfull Division and an Absolute Barr against all Succeeding Divisions of any of the Land Laid out in this Patent Division and that every Person or Persons which are the Propriators and their Heirs and assigns shall Have hold and enjoy his respective Lott or Lotts Laid out in Manner as afore said Inseparablev forever.

NATHANEAL KETCHAM SOLOMON KETCHAM NATHAN BISHOP CORNELIUS HEARTT JOHN WOOD Amos Smith ISAAC POWELL NATH. POWELL. Joshua Powell IESSE CONKLIN PLATT CONKLIN ELKANAH CONKLIN ISRAEL CONKLIN JOSHUA KETCHAM PLATT BRUSH (File No. 145.)

RICHARD POWELL
JONAT" AN BRUSH
STEPHEN KETCHAM
ISRAEL OAKLEY
JOSHUA WOOD
JOHN BRYAN
JOHN DENTON
JOHN BRUSH
ABIJAH KETCHAM

[BOUND AS AN APPRENTICE.]

[1768, March 5.]

This Indenture made this twenty fifth Day of March 1768 By and Between Mary Smith the widow of Obediah Smith of Huntington Deceased of the one part & Ezekiel Conkling of Huntington in Suffolk County of ye other part Witnesseth that the said Mary Smith Doth Hereby Put & Bind her son obediah Smith an Apprintice unto the said Ezekiel Conkling to Learn his Art trade & Mystery of a shoemaker & tanner and after the manner of an Apprintice

to serve him from the Day of the Date Hereof for & During the term of eleven Years or untill he shall arive unto the age of twenty one years which will terminate & expire on the twenty fifth Day of March one thousand seven Hundred & seventy nine he Being this Day ten Years of age During all which term of Eleven Years the said Apprintice his said Master faithfully shall serve his secrets keep his Lawfull Commands every where obey he shall do no Dammage to his said master But in all things Behave as a faithfull Apprintice ought to Do During the said term and the said Master shall Procure & Provide sufficient meat Drink Lodging and Apparell washing & mending fiting for an Apprintice During the said term and the said Master shall Learn the said Apprintice to read write & cipher or Arithmatick so as to keep a good Book and the said Master shall use the uttermost of his endeavours to teach and Instruct the said Apprintice in this art or trade of a shoemaker & tanner which he now followeth and at the expiration of the said term the said Master shall give the said Apprintice two suits of good new cloathing one of said suits to Be good Bought cloath fiting for spare Days Including one good New fine shirt & one good new caster Hat and to Give him four pair of good new stockings and two pair of shoes & the other suit to Be good Homespun cloathing fit to Labour in Including three new Homespun shirts & one new felt hat and for the true Performance of each of the said covenants & agreements each of the said Parties have to these Presents Interchangably set to their hands and fixed their seals the Day & year above written & Bind themselves to each other.

Sealed & Delivered in the presence of MARY X SMITH widow [Seal.]

JEREMIAH WOOD

SOLOMON KETCHAM EZEKIEL CONKLING [Seal.]

(File No. 161.)

[RIGHTS IN BAITING PLACE PURCHASE.]

[1768, April 6.]

The Names of the Patent Propriaters of the	E	Bating
Place Purchase with an Account of the rights the		
said Purchase when A. Division was Made there	in	April
6, 1768.		C.
Abijah Ketcham		$IO_{\overline{2}}^{1}$
Cornelius Hartt		$24\frac{3}{4}$
Nathaniel Ketcham		IO
Amos Powell	,	$I\frac{1}{2}$
John wood		$I_{\frac{1}{4}}$
Jesse Conkling		I
Platt Conkling		$I\frac{1}{3}$
Thomas Wickee	,	$O_{\overline{2}}^{1}$
Joshua Wood		I
Israel Conkling		$26\frac{8}{10}$
Stephen Jarvis and \ Jarvises 1\frac{1}{4} \		
Jonathan Wickes \ wickes I \ \	•	$2\frac{1}{4}$
Jonathan Brush		$0\frac{1}{2}$
Nehemiah Whitman	٠	I
John freebody and)		
William Johnson ($0\frac{2}{3}$
James Kellcy	•	01
Nathan Bishup & David ,		$1\frac{1}{2}$
Justis Brush's Heirs	•	15
Philip Smith Platt		3
Isaac Powell	•	17
Joshua Ketcham		$7\frac{1}{6}$
Solomon Ketcham	•	$4\frac{1}{2}$
		1143
John Brush		5
Amos Smith		5 6
Joseph Skidmore	•	_
—— Powell		5 1 1
TOWEIL		1

HUNTING	TON	TOWN	REC	ORDS	S.		497
Jonathan Sammis .		•	•	•			I
Ezekiel Brush							$I\frac{1}{2}$
Israel Brush	•						2
Thomas Davis .	•						$0\frac{1}{2}$
Silas Sammis		•		•			I
Nathanael foster .		•	•	•			2
John Bryan				•			$O_{\overline{2}}^{\underline{1}}$
Zebulon Whitman .	•	•	•	•	•		$3\frac{1}{2}$
Elkanah Conkling .	•	• ,	•	•	•		$5\frac{1}{2}$
						1	$ 34\frac{89}{100} $ $ 14\frac{75}{100} $
Total Sum						3	149 2
(File No. 138.)							

[1768, April 18,]

Articles of a Vendue made this 18th of April 1768 there is now to be hired out all the pasonage Land in the west Neck & all the Town thatch at ye Harbour & Horse Neck Beach for one year the Stock Ground to be Sowed with Winter Grain & he that Hires it to Sow two pound of Great Clover Seed* pr acre the Money to Be paid the first of April next & if not paid then to pay Lawfull Intrest untill paid By order of the Trustees they that Hire to Give Good Security if required.

The uppermost fresh Lott ye East side to The Second fresh Lot ye East Side to

The upper Lott ye west side

The middle Lott to

The pond Lott to

[*The English grasses were not introduced on Long Island until about this period, and were not cultivated to any considerable extent for many years after. Salt hay was carted across the Island from the South Bay meadows by our North Side farmers down to a late period.—C. R. S.]

The west 4 acres of the parsonage Stock Ground to Irsael Titus for 8s. 3d. pr acre	I	13	0
The next 4 acres to Richard Denton of Stock Ground for 8s. 6d. pr acre	I	14	0
The next 4 acres to Richard Denton for 6s. 8d. pr acre	I	6	8
The next 4 acres to Justice Williams for 6s. 1d. pr acre	I	4	4
The next 4 acres to Justice Williams for 6s. 7d. pr acre	I	6	4
The next 4 acres to Jeremiah wood Jun ^r 6s. 4d. pr acre	I	5	4
The Pasture of the Pasonage Land to Justic williams for	3	5	3
The thatch at Horse Neck Beach to Richard Conkling Jun for	I	0	0
The thatch at ye round Hole to william Haviland for	0	3	I
The thatch at Sammis Cove to Richard Denton	0	7	I
To thatch at Clam Point to John Brush Miler	0	2	0
John Brush To thatch at the hed of the Harbour	I	15	0
Joseph Jarvice To thach at Pare Poynt	3	2	I
Samuel Straten To thatch at ye Mill Harbour	0	4	I
Josiah Wickes To thatch at the Hed of Cow harbour	0	15	0
Cornelius Hart To ye Grate Lot at the East Neck	4	I	3
Samuel Straten To thatch at ye Squidd Poond	0	0	6
And Likewise at Abraham Jarvice Cove			
Jonah Rogers to thatch at Cold Spring (File No. 140.)	0	5	0

[TOWN MEETING.]

[1768, May 3.]

May the 3d 1768 at a General Town Meeting ye follow-

ing Persons Chosen.

Chosen Presedent Nathaniel Ketcham.

Trustees Capt. Timothy Scudder Docter potter Solomon Ketcham John Wood John wickes Timothy Conkling.

Overseers of the poor Nathaniel Williams Joseph Lewis. Chosen Constable and Collecter Selah Platt.

To take care of the parsonage money Nathaniel Williams Jonas rogers.

Town Clerk & treasurer Solomon Ketcham.

Assessors Israel wood. Solomon Ketcham.

Supervisor Colonell Conkling.

Commissioners of high ways Israel Wood Thomas Wickes Solomon Ketcham.

Surveyors Thomas wickes Solomon Ketcham Israel wood Joseph whitman.

Take care of intested estates Justice williams Israel wood.

It was Voated that sheep should be taken up the first monday & tuesday in october.

Same Day ye pound was Hired out to Jacob Brush for 5s. 7d.

Overseers of High ways Stephen Ketcham John wickes Jesse Sammis west neck Jonathan Scudder Jacob Brush obediah Rogers Robert Jarvis Thomas Scidmore Richard Rogers John Totton Jr Jonathan Smith Jesse Carll Cornelius Hartt Junr Selah Carll Josiah wickes Junr old fields Jesse wood up sumpewams Joshua Ketcham Arthur Dingee Eliphelet Sammis Nathaniel Buffet Junr for Country road Doct platt Jonathan Brush Jacob Brush Cornelius Hartt Junr.

Fence Viewers Jeremiah Wood Samuel Stratton Israel Conkling Joshua Ketcham Amos Smith Timothy Carll Junr Samuel Scidmore Augustine Bryan Josiah Rogers Junr

The same Day it was Voated that the hog act should Be Continued & the money to go to the poor of sd. town.

(Town Meetings, Vol. 1, p. 295.)

[1769.]

Thatch Hired out 1769.

This money to be paid the I of April 1770 & if not paid then to pay Lawfull Interest until paid Witnesss SOLOMON KETCHAM.

	£	S.	d.
The thatch or meadow at horse Neck Beach to Joseph Conklin for	I	3	0
William Sammis Dr to thatch at ye round hole	0	5	0
William Sammis Dr to thatch at Sammis Cove	0	10	0
Nathaniel Williams to thatch at the head of the harbour	I	16	I
Abraham Chichester to thatch at Pair Point	3	0	3
Nathaniel harison to thatch head Cow \ Harbour	I	2	0
Jonas Rogers to thatch Cold Spring	0	2	0
(File No. 86.)			

[BAITING PLACE PURCHASE.]

[No date.]

Bating place purchase Rights.

Abijah Ketcham $10\frac{1}{2}$ Cornelius Hartt
Nath Ketcham
Nath Retcham /
Powells , $\frac{1}{2}$
John wood $1\frac{1}{4}$
Jesse Conkling
Platt Conkling $1\frac{1}{3}$
Thos Wickes $0\frac{1}{2}$
Joshua wood
Israel Conkling $26\frac{8}{10}$
Stephen Jarvis & \
Jonathan Wickes \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \

HUNTINGTON TOWN RECORDS.	501
Jonathan Brush	. 0 ¹ / ₂
Nehemiah Whitman	ı
freebody & Johnson	$0\frac{2}{3}$
James Kellcy	$0\frac{1}{4}$
Nathan Bishop	$\frac{1}{2}$
Justis Brush	15
Philip Smith platt	. 3
Isaac powell	$I\frac{1}{7}$
Joshua Ketcham	• $7\frac{1}{6}$
Solomon Ketcham	$4\frac{1}{2}$
Rights Laid out	98
Cornelius Hartt	134
Nath. Ketcham	• 3
John Brush	5
Amos Smith	. 6
Joseph Scidmore	$5\frac{1}{3}$
powells	. I
Jonathan Sammis	I
Ezekiel Brush	• $I_{\frac{1}{2}}^{1}$
Israel Brush	2
Thos Davis	$0\frac{1}{2}$
Silas Sammis	I
Nathanel foster	. 2 .
John Bryan ,	$O_{\overline{2}}^{\underline{1}}$
Zebulon Whitman	• $3\frac{1}{2}$
Rights not Laid	46
Elkanah Conkling	$5\frac{1}{2}$
	$51\frac{1}{2}$
Number of rights	98
714mbor 07 119mb	51½
(Ele No 137	1492

[GRANT FOR A DOCK BY TRUSTEES.]

[1769, Jan. 31.]

Huntington January the 31. 1769 it was Granted By the Subscribers the Trustees of the said Town that Dr. Zophar Platt and Nathaniel Williams Israel Wood John Brush Thomas Brush and Capt. John Squire shall have Lyberty to Build a Dock the west side of Huntington harbour against the Point Northward of John Brush his Mill near where the clay is and to Build it sixty foot upon the front or larger if they shall think it Needfull running up towards the Bank above High water Mark Leaving room for a High Way Between that and the Bank also running into the Harbour as far as they shall see it to be Needful not stoping or Intercepting the Channell this Granted unto them & their Heirs and assigns Forever In witness Here unto the said Trustees have set to their hands & seals the Day and Year above Written.

110011.	
NATHANIELL KETCHAM	[Seal.]
TIMOTHY SCUDDER.	[Seal.]
John wood	[Seal.]
SOLOMON KETCHAM	[Seal.]
GILBERT POTTER	[Seal.]
TIMOTHY CONKLING	[Seal.]
JOHN WICKES	[Seal.]

(Deeds, Vol. III, p. 431.)

[AGREEMENT BETWEEN REUBEN JOHNSON AND ZOPHAR SCIDMORE.]

[1769, April 1.]

Articles of agreement made Between Reuben Johnson & Zophar Scidmore Both of Huntington are as followeth

the sd. Zophar is to have one room in the House & a previledge in the Chamber & cellar & some part of the farm & Barn & to have one third part of all the crops & winter apples and one half of the sider & all ye wheat under the hill of New Ground wheat & the sd. Reuben is to find two thirds of the swine & Zophar one third that as Brought on the farm & to have one third of sd. swine that part of sd. farm which he is to have is as followeth viz one Lot By the Barn to plant with Corn & stork Lott called roberts Lot to sew with wheat & to have pasture for two cows & one Horse & the sd. Reuben to find all the farming tackling in the first place & a pair of steers & one horse or horse kind & sd. Zophar to have the use of the Negro called Mingo & the sd. Reuben is to cut or Gather in two thirds of all the crops &c & Zophar one third & to thretch it out in the same Manner & sd. Zophar to have mingo untill the first of october next & Reuben to find Mingo food & cloathing & Zophar to repair the fence where he shall till & pasture & to have all these Priveledges untill the first of Aprill next which is one year & Zophar to find one third of the ware & tear of tackling & Reuben to Lend him wheat to sow untill he can raise it. sd. Zophar to repair the fence where he shall till & pasture.

As Witness our hands this 1 of Aprill 1769
Witness SOLOMON KETCHAM. REUBEN JOHNSON
ZOPHAR SCIDMORE

(File No. 125.)

[TOWN MEETING. FISHING AND GUNNING BY NON-RESIDENTS PROHIBITED.]

[1769, May 2.]

May the 2 1769 at a General Town Meeting the following Persons Chosen

Chosen President Nathanael Ketcham Justice Williams Timothy Conkling John wood Isaac Ketcham Zophar Platt June^r Solomon Ketcham

Overseer of the poor Nathaniael Williams, Stephen Kellcy.

Constable & Collecter Timothy Conkling.

Town Clerk & Treasurer Solomon Ketcham.

Assessors Israel wood, Solomon Ketcham.

Supervisor Colonel Conkling.

Commissioners Israel wood Thomas Wickes Solomon Ketcham.

Surveyers Israel wood Thomas wickes Joseph whitman Solomon Ketcham.

To take care of Intested Estates Justice Williams Israel wood.

The pound Hired to Jacob Brush for 4s.

The Meeting House to Molbah Burtus Hired for £3 100.

Thomas Wickes at south Israel wood east end town Jonathan Scudder Harbour Thomas Conkling sen^r west end town thomas Brush west Neck Eliphelet Jarvis old field John oakley west hills Stephen wood Cold spring Nathanel Kellcy Cowharbour Jonah Scudder Crabmeadow Gilbert Fleet Clabbord Hollow & Bread & Cheese Hollow Henry Jarvis Clay pits Peter Reuland for Half Hollow Hills Eliphelet Jarvis for east part of Dicks hills Timothy Carll Jun^r for west part of Dicks hills Jacob string ham up Sampewams Neck. Nathanael Ketcham for the South roads to Joyn with Israel wood & Thomas Conkling to compell all that use the South roads to work on the said South roads. (Overseers Highways.)

Fence Veiwers, Jeremiah wood stephen Kellcy Israel Conkling Joshua Ketcham Amos Smith Timothy Carll Jun^r Samuel Scidmore augustine Bryan Josiah Rogers Jun^r Thomas Brush.

The same Day it was Voated that the Hog act should be revived for ye ensuing year.

At the above said Town meeting Solomon Ketcham Was appointed by the Unanumus Vote of the freeholders of the Town to transcribe the old Books of the records of the town Into a New book or books which is to be prepared for that purpose: And was also voted unamusly by the free holders of the Town that the Trustees of the Town should appoint another person to assist Solomon Ketcham In Transcribing the records afore said.*

At the above sd. Town Meeting it was Voated that no furrener or stranger should fish Hunt Gun or Clam in Huntington South Bay or in the Township and that no Person Belonging to the sd. Town should sell any clams to any Person Living out of the said Town or Give any stranger any Liberty to Hunt Gun fish or clam within the Limmits of ye sd. Town.

(Town Meetings, Vol. 1, p. 297.)

[TOWN MEETING.]

[1770, May 1.]

May the first 1770 at a Publick Town meeting Chosen Presedent for the ensuing year Nathanael Ketcham.

Trustees John wood Timothy Conkling Mathew Bunce Henry Scudder Justice Williams Solomon Ketcham.

Chosen Constable & Collecter Philip Conkling.

Chosen Constable for south, Silas Money.

Chosen Constable for East end Town, Selah Platt.

^{[*}There is in the Town Clerk's office what is called "the Book of Transcription," which was the result of this action, but it is confined chiefly to a few records of grants by trustees and is not of much value, as the originals are on record.—C. R. S.]

Chosen overseers of the Poor the ensuing year Nathanael Williams Israel wood.

Chosen assessors Israel Wood Solomon Ketcham and they chosen to take ye Esteemate of Joshua woods and Thomas wickes estate.

Chosen supervisor Colonell Conkling.

Chosen to take care of Intested Estates was Israel wood Justis williams.

Joshua Ketcham Arthur Dingee Joseph Lewis Jonathan Scudder Timothy Conkling william Haviland Jesse Brush Joell Ketcham Nathanel Jarvis Hezekiah Smith Platt Veal Nathanall Kellcy Moses Veal Jonah wood Epenetus Platt Jun^r Henry Jarvis Peter Reuland James oakly Jun^r Jesse Bryan Abel wood up sumpwams Neck Reuben Johnson for the Cove Thomas Kellum Long swamp.

The same Day it was Voated by the major part of the Proprietors of the Great East Neck that there should no creaturs run in the Neck ye ensuing year.

Chosen Town Clerk & Treasurer the ensuing year Solomon Ketcham.

The same Day it was Voated that there should be a new Esteemate taken through the whole Town by Joshua wood, Thomas Wickes.

Commissioners Israel wood, thomas wickes Solomon Ketcham.

Surveyors Israel wood Solomon Ketcham Justice Williams Thomas wicks.

Chosen fence Viewers Jeremiah wood, stephen Kellcy Israel Conkling Joshua Ketcham Timothy Carll Jun^r Samuel Scidmore Augustine Bryan Josiah Rogers Jun^r Thomas Brush.

The same Day it was Voated that Thomas Brush and Nathanael Williams should take care of the Parsonage Land in the west Neck & meadow on the great East Neck and all the money arising from the hire of the same and that Nathaniel Williams shall take care of all the contribution money.

May the 1: 1770 at a Town Meeting it was Voated that the Hog act should be revived which is as followeth.

That any Person finding any hog or Pigs upwards of two Months old either on the Commons or their Lands not being ringed or sufficiently cut in their noses shall committ them to the pound and acquaint the owner (it any can be found) & if he refuse to pay one shilling pr head & the Dammage (if any be) the Person so puting them in the pound shall Immediately sell so many of them at Publick Vendue as to pay the said Pennalty & Charges and if there be any overplush it shall be returned to such owners.

(Town Meetings, Vol. 1, pp. 301-2.)

[1770, May 2.]

May the 2: 1770 Ezekiel Conkling paid 18s. o½d. for half y° thatch that Nathaniel Williams Hired at y° head of the harbour Last year.

Nath¹¹ Williams & Ebenezer Gould paid for thatch at the head of the Harbour all their part. o (File No. 86.)

[TOWN MEETING. THE SMALL-POX.]

[1771, Feb. 19.]

February ye 19th 1771, a Town meeting held at huntington by the Freeholders and Inhabitance of said town being Assembled and Met at ye meeting house in a Regular Manner: and Considering the Damage and Danger that hath arisen In the Town by the frequent practice of the Docters In Inoculating of the small pox in this Town in great Numbers to the great Annoyance of most of the Inhabitance of this Town: who by their great Negletance and Carlessness of the Docters or their Nusses Whereby some have Taken the small pox from them and Dyed thereby in some places, Which said practise yet Continues therefore In order to surpress and hinder their proceedings in So Plentifully a manner it Was this Day Voted and agreed by the major part of the freeholders and Inhabitance of the said Town that if any Docter or person after this Day shall Inoculate in any publick place of this town or at any other place except as hereafter mentioned Between this Time and the first Tuesday in may Next. they may expect to be prosecuted and sued for a publick Nusence against the publick In the Kings name: only we do allow Docter Poter and Docter Wiggins which shall have but one house a piece to Inoculate In, and not keep their patience in their own house above five or six Days after they are Innoculated before they be removed to their houses where they are to abide in their sickness during the operation of the said Distemper of the small pox: and we do order and Determine that Docter Potter to have and use his house at Cold Spring and no where Else: and we Do order and Direct Docter Wiggins to have Jonah Woods house at swego or some other Remote place and not in the Town Spott and it is also voted and agreed by the majority of the freeholders and Inhabitance that No person or persons shall freequent going in and out of such houses during the Infection saving the Docter and Nursses and that such Nurses shall not go abroad from such houses or hospetles to Indanger the Inhabitance and we do hereby order that no person or persons shall be Innoculated In their own Dwelling house or houses and further that No other Docter from any other place shall Inoculate with the small pox in the Bounds of this Town: and that those Two Docters afore

said shall not suffer their patients to come out of their hospitles before they be well and sufficiently purged and thurouly cured and Clensed from the said small pox and past Danger of Infecting others.

And it is further Voted and agreed unto by the said Freeholders and Inhabitance or major part there of that if either of the Docters afore Named should Presume and actually do Innoculate any person from any other Town or place than is above Limited that then such Docter shall forfit and pay the sum of Ten pounds unto the presedent of our Trustees for the use of the Town and to be recovered befor any Justice of the peace within the County.

It is further Voted Concluded and agreed by the major vote of the said freeholders and Inhabitance of said Town that if any person or persons come forth from their houses of Infection or horspetles so soon as to give the Infection to any others; as also if the Nurses should Like wise Do the same that in such case also if any other persons not having any absolute occasion to visit such sick that are in such houses they the said patients Nurses or such other persons Not having absolute occasion: to visit them shall for every such offence forfitt pay the sum of * * * * pounds to be reseved by the said presedent of our Trustees for the Time being before any Justice in this County for the use of the Town.

Item, it was Voted and agreed by the Major part of the freeholders and Inhabitants of the said Town, that our Trustees for the Time being shall have full power and authority and by these presents We do fully and absolutly Impower and Abilitate our said Trustees to Presente In behalf and for the use of the Town all such persons who shall Transgress all or any of the rules orders Votes and Directions which we have given afore said and Dispose of the monies & forfitures for the use of the said Town hold-

ing and establishing whatsoever our said Trustees shall Do and perform concerning the premises above said.

(Town Meetings, Vol. 1, p. 303.)

[GRANT OF A DOCK.]

[1771, May 6.]

May the 6th 1771 it was Voated that John Brush should have Liberty to Build A Wherf or Dock Between the Mill and the shore sixty foot by the shore extending no further then the Channell not Hindering the high way

NATHANAEL KETCHAM P. D.

Recorded by me Solomon Ketcham. (Deeds, Vol. III, p. 465.)

[TOWN MEETING.]

[1771, May 7.]

At a Town Meeting held the Day above mentioned. Chosen Present for the Ensuing year Nathanael Ketcham. John Wood Mathew Bunce Justic Williams Timothy

Conkling Henry Scudder Solomon Ketcham.

Chosen Town Clerk and Treasurer for ye Ensuing year Solomon Ketcham.

The same Day Chosen to take care of fires & also to Burn the Brushey Plains and no other Persons Collonell Conkling Jesse Conkling Elkanah Conkling abijah Ketcham John Buffet Tho^s wickes Robert Kellam & Joshua Ketcham.

Chosen to take the New Esteemate Jeremiah wood stephen Kelly, Town, Capt. Scudder Epenetus Bryan Crabmeadow Colonell Conkling half hollow hills & Dicks hills Cornelius Hartt, Joshua wood west hills & Long swamp Thomas wickes for south.

To Value their Estates was Chosen Nathaniel Ketcham Zophar Platt Jun¹.

Chosen to take Care of Intested Estates Israel wood Jonas Williams Esq.

May the 7th 1771 Chosen Commissioners Israel wood Thomas Wickes Solomon Ketcham.

Chosen Surveyors Israel wood, Solomon Ketcham Jonas Williams esq. Thomas wicks.

The same day Chosen fence Viewers Stephen Kelly Jeremiah wood Israel Conkling Joshua Ketcham Isaac Smith Timothy Carll Jun Samuel skidmore augustine Bryan Josiah Rogers Jun Thomas Brush.

Chosen Constable and Collecter Nathaniel Harressen.

Chosen overseers of the poor Nathaniel Williams Israel wood.

Chosen assessors Israel wood Solomon Ketcham.

Chosen Supervisor Colonell Platt Conkling.

Chosen overseers of highways John Buffet Robert Kellam Hezekiah Rogers Thomas Scudder Moses Rolph Jeremiah wood Jun^r Benjamin Conkling Nathanial Ketcham Jesse Brush Willmott Oakley eliphelet Stratton melancthon Bryan Simon fleet sen^r william Nicolls John Jarvis Zebulon smith Nathanael Buffet Jun^r Henry Jarvis Peter Reuland, abel wood up sumpewams Thomas Kellam Isaac Burr.

The same Day it was Voated that Nathaniel Williams and Thomas Brush should take care of the Parsonage money and of the Parsonage Land in the west neck and meadow on the Great East Neck and Nathanael williams to take Care of ye Contrabution Money.

The same day that above said it was Voted that no Person should cut any sedge or hay on the Island or salt Marsh on the Island in the south Bay Before the first Day of september next on penalty of paying three shillings pr Load to be sued for & recovered Before any Justice of

ye Peace in Suffolk County.

1771 May the 7th it was Voted that the Trustees should have full Power to make any Predential rules and orders in the Town Concerning the small pox or any other thing that shall be seen to be need full. this is Voted again for the Year 1772.

The same day it was Voated that All the People in the Town that have sheep on the Commons should attend to search for and Drive the sheep into Yards the third Monday & Tuesday in october next and that the same act should be revived & stand good in every respect except what is hereafter altered the Persons appointed to bring them to Town.

ELIPHELET JARVIS for Jacob Platt JONAH WOOD for Silas Carll ISRAEL OAKLEY for Robert Jarvis

The same Day it was Voted that the Persons hereafter named should take care and oversee the Disorder Committed in the Meeting house the ensuing year viz. Thomas Weekes Amos Willits Jesse Brush James Nostran Thos Brush Jun Henry Scudder.

The same men to surpress Disorder in the meeting house for the year 1772.

The same Day it was Voted that the hog act should be revived ye ensuing year.

The Pasture on the Burying Hill hired to Solomon Ketcham to keep sheep to ye first of September for 16: But Nath Willams took the Bargain of Him & was Chose to take the Care of the Burying hill money so that Solomon Ketcham never Took any of that money.

(Town Meetings, Vol. 1, pp. 307-9.)

[DIVISION OF JOSIAH'S NECK. SOUTH.]

[1771, May 14.]

These Lines May Certify that we the subscribers Have Divided the Neck at South called Josiases Neck Begining at a stake up by the Brushey Plains thence running South Sixteen Degrees west thirty two rods to a stake thence south four Degrees west about forty rods thence south fourteen Degs west about forty rods thence South sixe Degrees west about forty rods thence south ward to a stake in the Cleard Lott about forty rods thence runing southwardly as the stakes stand untill it Comes to the head of the Lane Between us thence runing as the Lane Goes to the Countrey road that Crosses the Necks runing southwardly as the fence stands to the salt meadow which Line from top to Bottom with the Assistance of Solomon Ketcham we have Established for a perpetual Line of Division Between us & our Heirs & assigns forever as Witness our hands this fourteenth Day of May 1771 which is agreeable to the former Agreement made by Thomas powell & William Jarvis.

Sealed & Delivered In the Presence of ZEBULON KETCHAM SOLOMON KETCHAM (File No. 123.) JOSHUA KETCHAM [L. S.] ISAAC POWELL [L. S.]

[A DOCTOR'S BILL.]

[1772, April 29.]

Huntington April 29 1772

The Town of Huntington Dr

To Daniel Wiggins for Docttering

the Town Poor.

£. s. d. -

Octob 16 1771 To visit & Dressing an Indian called and known by the name of Charles 2s. 17 th To V ^t & Dressing 2s.	4
18 To Opening Visit and Dressing of his Leg 3s.	3
19 To Visit & Dressing 2s. 20th To Vt & Dressing 2s.	4
21 To Visit & Dressing 2s. 22 nd To visit & Dressing 2s.	4
23 To visit & Dr 3s. To visit & Dressing 3s.	6
25 To visit & Dressing 3s. 27 To V ^t & Dressing 3s.	6
30 To Visit & Dressing 3s. 6d. 31 To V ^t & Dress 3s. 6d.	6 6
Nov. 3 To Visit & Dressing and to the Tinctur of Myrh	5 9
6 To Visit & Dressing 3s. 9th To Vt & Dressing 3s.	6
To Visit & Dressing 3s. 12th To Vt & Dressing 3s.	6
14 To Visit & Dressing 3s. 17th To Vt & Dressing 3s.	6
To Tincture of Myrrh for an Injection	4
To Ointments. and other Dressings & Plasters	3 6
	3 4 9
Feb. 9. 1772 To Visits to Thomas Hill & a)	3 7 9
strengthening Plasture for his hip & blood Litting	4
DANIEL W	IGGINS

Received of Mr Israel Wood the full of the above Account.

by Me Daniel Wiggins.*

(File No. 169.)

^{[*} This is printed as a specimen of doctor's bills on file. There are numerous bills of this nature but they are omitted.—C. R. S.]

[TOWN MEETING.]

[1772, May 5.]

At A Town Meeting held May the 5th 1772 the following Persons Chosen Israel Wood Presedent.

Overseers John wood
of the Timothy Carll Jun
poor. Stephen Kelly
Henry Scudder
Solomon Ketcham

Jonas Williams Esq.
Trustees.

Chosen Town Clerk and Treasurer Solomon Ketcham. Chosen Constable and Collecter Nathanael Haressen.

To take Care of Intested Estates Israel wood Justice William.

Chosen Commissioners Israel wood Solomon Ketcham Thomas Wickes.

Surveyers Israel wood Solomon Ketcham Thomas Wickes Justice Williams.

Assessors John Brush Joseph Lewis.

To take Care of the parsonage Land & money and Contribution Money John Brush Joseph Lewis.

Fence Vewers Thomas Brush Josiah Rogers Jun^r Stephen Kellcy Jeremiah wood Israel Conkling Joshua Ketcham Isaac Smith Timothy Carll Jun^r Samuel Scidmore Augustine Bryan

Chosen supervisor Col. Conkling.

The Same Day it was Voted that the Gates at Crabmeadow should be kept shut and at fresh pond.

The same Day it was Voted that all People that have sheep on the Commons should attend to search & Drive the same into yard the third Monday & Tuesday in october next & that the same act should stand good in every respect as was made the year Before Last and what sheep are not found then to be Drove in to Yards the next mon-

day come two weeks & all such sheep to be Brought to town by the same men that Brought them Last year & sold by the same men.

The hog act revived & to stand in force again this year. Chosen to take care of fires Col. Conkling Jesse Conkling Elkanah Conkling Abijah Ketcham John Buffet Thoswickes John Buffet Joshua Ketcham Able wood.

Overseers of the high ways. Thomas Brush Jun' Platt Veal Mathew Bunce Samuel Nostran John Hartt for Santepague neck Israel Ketcham Solomon Ketcham for the west Neck Path Silas Newman for East of the half hollow hills Epenetus Smith Crabmeadow Austen Jarvis John Bryan Daniel Nostran for south selah Carll & Ezekial wickes to take Care of ye country road to whitmans hollow Joel Smith & Timothy Smith for the Country road westward Jonas Rogers Arthur Dingee up sumpewams neck Jeremiah fleet ezekiel wickes stratton Bryan Isaac Dennis Peter Reuland samuel oakley.

(Town Meetings, Vol. 1, p. 310.)

[LEASE FOR THE FERRY TO SHOBAL SMITH.]

[1772, May 8.]

This Indenture made this eighth Day of May Annodomini 1772. by and Between Israel wood President Jonas Williams Esq. John Wood, Stephen Kelley, Timothy Carll Jun Henry Scuder & Solomon Ketcham Present Trustees of the Town of Huntington in Suffolk County of the one part & Shobal Smith of the same place of the other part Witnesseth that the said Trustees above named for & in consideration of the Yearly rents Covenants & Conditions here in after exprest on the part & Behalf of the sd.

Shobal Smith his Exrs admrs & assigns hath Demised Granted & to farm Letten & by these presents do Absolutely Demise Grant & to farm Lett unto the said Shobal Smith & to his heirs & assigns the ferry from Huntington Harbour to Norwalk if he shall keep but one Boat, But if he shall keep two Boats one shall be stationed to go from sd. Huntington Harbour to Norwalk & the other ferry Boat to go from sd. Huntiugton Harbour to other places he to have the whole previledge of said ferry for or untill the fifth Day of May next he or his Aeirs or assigns rendering & paying at or Before the expiration of the sd. term unto the sd. Trustees or their successors the sum of two pounds Currant Money of New York and he to have ferrage for a single man two shillings & for A man & horse four shillings & sixe pence Currant money of New York and at the expiration of the sd. term to Desist from Carrying any more Passongers if required by the sd. Trustees and for the true performance of the said covenants & agreements each of the sd. parties have to these Presents Interchangably set to their Hands & Seals the Day & year above written

Memorandum that the said Shobal Smith is to Keep his Boat or Boats in Good repair & to Attend at all seasons when wind & weather will Permit. Written Before Sealing.

Sealed & Delivered	TIMOTHY CARLL	[Seal.]
In the presents of.	HENRY SCUDDER	[Seal.]
NATHANIL HARRISSEN	SOLOMOM KETCHAM	[Seal.]
JEREMIAH WOOD	ISRAEL WOOD	[Seal.]
	JONAS WILLIAMS	[Seal.]
	JOHN WOOD	[Seal.]
	STEPHEN KELCY	[Seal.]
	SHUBAEL SMITH	[Seal.]

(File No. 93.)

[BINDING OUT AN APPRENTICE.]

[1772, Sept. 7.]

This Indenture made this seventh Day of September 1772. Witnesseth that we Israel Wood Presedent John wood Timothy Carll Junr. Stephen Kellcy Henry Scudder & Solomon Ketcham Present Trustees of the Town of Huntington & Being ye overseers of the Town for this Present Year Do by & with the Consent of Thos Jarvis & Jonas Williams Esq two of his Majesties Justices of the peace for the County of Suffolk do put & Bind Isaac Allebee the son of Jeremiah Allebee an Apprintice unto Isaac Johnson & his wife to serve them from the Day of ye Date Hereof for & During the term of four Years & a halfe or untill he shall arive unto the age of twenty one Years During all which time the said Apprintice or ser vant his sd Master & mistress faithfully shall serve their secreets keep their lawfull commands every where obey he shall do no Dammage to his sd. Master nor Mistress nor see it be Done without Giving notice thereof nor Absent him self from their service without their Leave & the sd. master & mistress shall procure & provide sufficient Meat Drink Lodging & washing & Cloathing fiting for such an apprintice or servant During the said term and to Learn him to read write & Arethmatick so as to keep a good Book & at the Expiration thereof to Give the sd. Apprintice two suits of cloathing one fit spare Days the other fit to Labour in & one New Bible & for the true performance of the sd. Articles & Agreements each of the sd. parties have to these Presents Interchangably set to their hands & seals the day & year above written.

sealed & Delivered	ISRAEL WOOD P. D.	[Seal.]
In presence of	JOHN WOOD	[Seal.]
THOMAS CONKLING Jr.	STEPHEN KELLCY	[Seal.]
PHILIP KETCHAM	HENRY SCUDDER	[Seal.]
	SOLOMON KETCHAM	[Seal.]

And we the said Thomas Jarvis and Jonas Williams Esqrs. do Consent & agree to the Binding out of the sd. Isaac Allebee an Apprintice unto the sd. Isaac Johnson & his wife and their heirs & assigns as witness our hands & seals the Day and Date within written.

THO's JARVIS [Seal.]

(File No. 162.)

[1772, Oct. 8.]

Advertisement.

Whereas it was Voted Last Town meeting Day that the sheep should be taken up the third Monday & Tuesday in october which is the 19th & 20th Days of this Instant these are therefore to warn all Persons that have any sheep out to attend on said Days & Drive ye same into such Yards & Places as shall be most Convenient. The persons Appointed to Bring the strays to town are

Jonas Wood Israel Oakley
Platt Carll Jeremiah Brush
Stephen Higbee Jonathan Smith
Eliphelet Jarvis Philip Smith

Timothy Scudder Jun Capt. Elkanah Conkling

Isaac Ketcham Sen^r James oakley Jun^r

Huntington October the 8th 1772.

written by order of the Trustees by me

Solomon Ketcham Clerk.

(File No. 124.)

[GIFT TO THE CHURCH BY MARY SAMMIS.]

[1772, Dec. 18.]

Be it Remembered that on the 18 of December 1772

Departed this life Mrs. Mary Sammis and Willd and Bequeath the sum of Ten Pounds Currant Money to be put out at Intrest and Remain without Limitation of Time and the Whole of the Intrest to be paid Yearly and every year towards the suport of the Gospel in the Prisbetering Congregation of this townd of which she was a Member.

Witness

GILBERT POTTER Executor SOLOMON KETCHAM Clerk

(Deeds, Vol. III, p. 433.)

[1773, May 3.]

William Dennise's Accounts

	Dr. To Do ^c Daniel Wiggins	£	s.	d.
Aug. 8,	To visit 2 ^s 6 ^d & Rhu. Carl)			
1772.	& flower sulphor 2 ^s 6 ^d		5	
Aug. 9,	Late Johnson To visits & Rhu. Carl			
1772	2 Doses 3 ^s Laud. Lig.		I	4
	To Visit & Rhu. Carl 28 6d To Vt 6d)			
16th	To Visit & Rhub. 1 ^s 9 ^d		4	9
			8	_
				9.
		0	13	0
	Daniel Wiggins			

To Town of Huntington Dr. May 3, 1773

Recd. for Doc. Wiggins the sum of 0 13 9

By STEPHEN KELCY

(File No. 168.)

[TOWN MEETINGS. THE NEW PARSONAGE.]

[1773, May 4.]

A Town Meeting Held May the 4th 1773.

The following Persons Chosen Israel Wood Presedent, Jonas williams esq. John wood Timothy Carll Jun^r Stephen Kellcy Henry Scudder Solomon Ketcham.

Chosen Town Clerk and Treasurer Solomon Ketcham.

Chosen Constable and Collecter Nathanael Harresson.

Chosen Constable Joseph Ketcham and Joseph whitman at South.

Chosen to take Care of Intested estates Israel wood Justice Williams.

Chosen Commissioners Justic Williams Thomas Wickes Solomon Ketcham.

Surveyers Israel wood Solomon Ketcham Thomas wickes Justice Williams.

Assessors Joseph Lewis Solomon Ketcham.

Supervisor Col Conkling.

Overseers of the poor Jonas Williams Esq. Israel Wood. To take care of the fires Col. Conkling Jesse Conkling Capt Elkanah Conkling Abijah Ketcham John Buffet Thomas Wickes Joshua Ketcham Able Wood.

Fence Vewers. Jonathan scudder Philip Conkling Thos Brush Josiah Rogers Israel Conkling Joshua Ketcham Isaac Smith sen Timothy Carll Jun Samuel skidmore Augustine Bryan James oakley Jun Jacobus Nostran wever.

The same Day it was Voted that the hog act should be revived for the ensuing year.

The sheep act revived in every respect as was made in y^e year 1770 & the same men to Drive to town as Did Last year except at the half hollows the sheep to be Brought to Zechariah Rogers yard and he and James oakley Jun^r to Bring them to Town.

It was Voted that there should be A New pound made at Col. Conkling for hogs & Col. to take care of the pound this year.

Overseers Richard Conkling west Neck Eliphelet stratton Jonathan Jarvis Samuel Nostran Abijah Ketcham south road Tho^s Skidmore Stephen Gildersleeve Stephen Kellcy Abraham Jarvis Ju^r Cove Silas Money Joseph whitman Isaac Burr selah Carll & Ezekiel Wickes to take Care of the Country road to whitmans hollow Robert Jarvis Philip smith of the Country roads westward. Alexander Rogers Capt. Dingee up Sumpwams Able wood Dingee's room Joshua Bunce Benjamin Dennis Zophar Rogers Peter Reuland Eliphelet Chichester Lemuel Bryan Capt. Carll Stephen Ketcham & Selah Carll Isaac Skidmore.

Henry Jarvis to take care of the cord wood path to ye widow Bryans & to oblige any Person to work on ye road that use it whom so ever he is called to begin at ye cord wood path.

The same Day it was Voted that the Trustees should have full power to make any act to Prohibet any stranger or furrener from hunting in the Township of huntington the ensuing year.

The same Day it was Voted that Crab meadow should have thirty pounds towards paying their charge.

May the 4: 1773 it was Voted that the Land in the west Neck called the Personage Land and all the Town meadow on the Great East Neck should be sold by the Trustees and the money to be applyed towards Buying a New Parsonage House and Lott in or near Town for the use of the Presbyterian church and Congregation to Lye forever for that use as Long as the Town endures & if no sutable place present at Present the money to be Hired out for that Purpose it was Voted that the Gates at Crabmeadow & fresh pond should be kept shut the ensuing year.

The same Day the pound was Hired out to John Suy-

dam for 8s:

May the 4: 1773 it was Voted at a General town meet. ing that the Trustees should sell and Dispose of all that tract of Land in Huntington west neck called the Personage Land and all the Town Meadow Lying on the great east Neck and that the money arising from the sale thereof should be Applyed towards Purchaseing a New Personage or House and Lott in the Town spot of Huntington for the use of ye first Presbyterian Church and Congregation in said Town and that the said Parsonage when Bought should Ly forever for that Purpose and it was further Voted that what money should be wanting after the sale above mentioned should be made up By the Presbyterian society according to the estimate of their estates in the said Town and that if no sutable Place Present when part or all the money be collected for that purpose that all such sum or sums of money shall be Hired out untill a sutable Place Present and it was further Voted that if any Person or Persons after they have paid their part or share of said money or are Interested in the said Personage should remove away from said Town or turn to any other Perswasion or society that all such Persons should Loose or be Divested of their Interest in said Personage.*

(Town Meetings, Vol. 1, p. 312.)

[THE STONY HARBOR (CENTREPORT) MILL.]

[1774, Jan. 14.]

This Indenture made this fourteenth Day of January in

[*This was the beginning of the movement by which the lands known as the "parsonage lands" at West Neck, and other lands held by the Presbyterian Church, were sold and the proceeds expended in procuring a new parsonage. The location chosen was near the west side of the old burying hill in Huntington village and the church continues to own it, with the exception of a part, which has been sold.—C. R. S.]

the year of our Lord Christ one thousand seven Hundred and seventy four by and Between Israel Wood Presedent John Wood Jonas Williams Esq. Capt Timothy Carll Henry Scudder Stephen Kellcy and Solomon Ketcham Present Trustees for time Being of the Town of Huntington in Suffolk County on Nassaw Island Duly elected and chosen for this Present year by the freeholders and Commonality of the said Town of the one part & Silvanus Townsend of oyster bay in Queens County on the Island afore said of the other Part Witnesseth that whereas Benjamin fletcher esq. General & Governer in chief of the Province of New York & territories thereon Depending in america &c by his certain Pattent under his hand Bearing Date the fifth Day of october in the year of our Lord one thousand six Hundred and Ninety four did Give & Grant unto the freeholders and Commonality of the town of Huntington and their heirs & succssors the Priviledge of a Body Corperate & Politque and of Chusing electing and Appointing seven trustees yearly and every year forever to mannage the Publick affairs of the freeholders and commonality of the town afore said and withall giving unto the said Trustees full power & authority to give grant release alien assign and Dispose of Lands tenements & hereditiments and all & every other thing act and acts to Do and execute by the Name of the Trustees of the free holders & commonality of the said Town of Huntington as may more fully & Plainly appear by the afore recited Pattent Now know ye that this Indenture further that we the said Israel wood John wood Jonas Williams Timothy carll Henry Scudder Stephen Kellcy and Solomon Ketcham Trustees for the time Being for & in consideration of the Priviledges and Immunities Hereafter expresst and Mentioned in Behalf of the freeholders & commonality of the town afore said to be granted unto them and us by the said Silvanus Townsend his heirs and successors us also mentioned in A certain Bond Bearing even Date with these Presents from under the hand and seal of the said Silvanus Townsend we the said Trustees have given granted conveyed and confirmed and by these Presents for our selves our Heirs successors and the free holders Inhabitants & commonality of the said town do Give Grant release convey assure enfeeff and confirm unto him the said Silvanus Townsend his Heirs & assigns forever the rights Liberties and Previledges Hereafter mentioned to Wit of Building Making and runing of A Dam to Dam the water to Begin at or Near about the North or Northeast Point of the Land that the said Silvanus Townsend Bought of Philip Udale Near the House of Hezekiah wickes and from thence to run North about seventy two Degrees east our to the point called Jacob Platts Point of upland where the said Townsend hath concluded to Build the said Dam and to Raise the said Dam as high as he the said Townsend shall judge most convenient and full & free Liberty to erect or Build A Mill or Mills on the said Dam or Below the same at the Most Propper Place at the election of the said Silvanus Townsend or his heirs or successors With free Liberty to Dam and Confine the water above the mill Dam and to Improve the same the said Dam to run A cross the Harbour called Stoney Brook Harbour at the Place above mentioned To Have & To Hold all the above granted and Bargained Premises with the Appurtenances unto him the said silvanus Townsend his Heirs successors and assigns forever to his and their own Propper use Benefit and Behoof from hence forth and forever and we the said Trustees of the freeholders and commonality of the said Town do Covenant grant and agree to and with the said Silvanus Townsend his heirs exrs successors and assigns that it shall and may be Lawfull for him the said Silvanus Townsend his Heirs successors and assigns to have hold use and Improve all the above granted Previledges and all the Mills erections

Buildings and Improvements that he or his Heirs or assigns or successors may Hereafter Make Improve or erect on the Priveledges above granted with out the Lett Hinderance or Molestation of us the Trustees or our successors and the freeholders and Commonality of the Town afore said and this Indenture further Witnesseth that I the said Silvanus Townsend for & in consideration of the above granted Previledges for my self my heirs successors & assigns Do Article covenant stipulate and agree to and with the said Trustees for the time Being and their successors that I the said Silvanus Townsend my heirs successors and assigns will erect and Build A good Grist Mill or Mills on the said Dam above Mentioned or Below the same and also make A good sufficient Dam or cross way Eastward of the old Mill that was Philip Udales over Across the Harbour to the upland to be eighteen foot wide at the top all the way for ox carts and team to pass and repass at all times of tide and to maintain it good forever and to Leave and make A good Publick highway three rods wide from the Bank all the way Down to the Landing Below the Grist mill that he is to Build and that it shall be A Publick high way forever and at or near the said Landing to leave A piece of Land sufficient to Lay all the cord wood that shall ever be Brought there and also to make A good cross way over the Little cove Near the said Landing sufficient for an ox cart & team to Pass and repass at all times Whatsoever and also Build A good mill as above said and allways keep A good Miller and Grind all the Grain that the Country People shall Bring and Grind it well and if one Mill cannot Do it that I will Grind wheat in my other mill and that I will Not Hinder any Person whatsoever from fishing oystering claming or Guning any where in the mill pond nor Hinder any Person whatsoever from passing and repassing a Long on the Dam in case they Do me No Dammage Dessignedly and I the said Silvanus

Townsend do further covenant Grant and agree to and with the said Trustees their Heirs successors and assigns that I and my heirs successors Will Allways Grind all the Grain that shall be Brought taking only the one tenth Part for the tole for Grinding corn and rie and all the wheat for one twelveth part to me the said silvanus Townsend my heirs successors and assigns forever that is all the Grain that the Country People shall Bring and further it is Hereby Covenanted and Agreed unto by the said Trustees in Behalf of them selves their successors the free holders and Inhabitants of the said Town on the one part and the said Silvanus Townsend on the other part that in case it should so Happen that the said Silvanus Townsend should not Go on to Build A mill or mills at the Place afore Mentioned and should at any time Hereafter fail he or his heirs successors or assigns of Keeping a good Mill or Mills as above said in good order and A good miller and should fail Neglect or refuse to Grind all the Grain of the Country People as afore said that then in that case this Present Grant* shall be Absolutely Null Void and of None effect and all the Priveledges afore mentioned shall revert to the said Trustees

^{|*}This was an important grant by the Trustees and it was under it that the large grist mill, at the landing in Centreport Harbor, was built and operated. The grant contains many important conditions or covenants, some of which would seem to run with the land and if so, a violation thereof would nullify the grant and cause it to revert to the town again. It is not clear that the grant carried title in fee simple to the soil under the extensive mill pond, and in any event the rights of the people of the town to fishing, shell fishing gunning, etc., on the premises were reserved. This was the principal mill in the town for a long number of years. At this period the yield of grain in the vicinity was undoubtedly large, and in addition to this home work, large quantities of grain were brought to this mill in vessels from New York city and other seaports, and ground into flour and shipped again to a market—both home and foreign. Long Island farmers then had little of that competition with Western produce which has since revolutionized farm industry here.—C. R. S.]

and their successors and to the free holders and Inhabitants of the said Town of Huntington again as Heretofore In Witness whereof the said Trustees afore Named of the one part and the said Silvanus Townsend of the other part have set to our Hand and fixed our seales the Day and yeare above written.

Signed sealed &	ISRAEL WOOD P. D.	[Seal.]
Delivered In the	John Wood	[Seal.]
Presence of	Jonas Williams	[Seal.]
Nath ¹ Williams	$T_{\text{IMOTHY}} C_{\text{ARLL}} Jun^r$	[Seal.]
BENJAMIN TITUS	HENRY SCUDDER	[Seal.]
	STEPHEN KELCY	[Seal.]
	SOLOMON KETCHAM	[Seal.]
	O D O D O D O D O D O D O D O D O D O D	[ocar.]

SILVANUS TOWNSEND [Seal.]
Recorded by me

Solomon Ketcham Clerk.

(Deeds, Vol. III, pp. 494-5-6.)

[BOND OF SYLVANUS TOWNSEND.]

[1774, Jan. 14.]

Know all men by these Presents that I Silvanus Townsend of oysterbay in Queens County on Nassau Island in the Province of New York miller am hold & firmly Bound unto Israel Wood President John wood Jonas Williams esq. Capt Timothy Carll Henry Scudder Stephen Kellcy and Solomon Ketcham Present Trustees of the freeholders & Commonality of the Town of Huntington in Suffolk County on the Island & in the province afore said and to their successors in the just and full sum of one Thousand pounds of currant Lawfull money of New York to be paid to the said Trustees or their successors to the which Payment well and truly to be made and Done I Bind my self

my heirs executors & administrators firmly by these Presents sealed with my seal and Dated this fourteenth Day of January Anno domini 1774.

The Condition of this Obligation is such that whereas the said Silvanus Townsend having obtained A Grant from the Trustees above Named Bearing even Date with these Presents for to Build A New Grist Mill Near the House of Hezekiah Wickes at Cowharbour there fore I the said Silvanus Townsend do Hereby bind my self my heirs and assignes in the forfiture of the sum above mentioned that I will make A good sufficient Dam or Crossway east ward of the old mill that was Philip Udals over A Cross to the upland to be eighteen foot wide at the top all the way for ox carts and teams to pass and repass at all times of tide and to maintain it good forever and to Leave and make a good Publick highway three rods wide from the Bank all the way Down to the Landing below the grist mill that he is to Build and that it shall be a Publick highway forever and at or near the said Landing to Leave A Piece of Land Sufficient to Lay all the Cord wood that shall ever be Brought there and also to make A Good Cross way over the Little Cove near the said Landing sufficent for an ox cart & team to pass & repass at all times whatsoever and also to Build A Good Grist mill and keep A Good miller and Grind all the Grain that the country People shall Bring and grind it well and if one mill cannot Do it to grind the wheat in the other mill also he shall not Hinder any Person whatsoever from fishing oystering clamming and gunning any Where in the mill Pond nor hinder any Person whatsoever from passing & repassing A Long on the Dam in Case they do him no Dammage Designedly and shall grind all the grain (he & his heirs successors & assigns) that shall ever be Brought to the said Mill or Mills by the said Country People taking the one tenth Part for the tole for grinding corn & rie & all the Wheat

for one twelfth Part therefore if the said Silvanus Townsend or his heirs successors or assigns shall well and truly Comply with this above written obligation in every respect and shall also fullfill every article above mentioned according to the true Intent & Meaning there of then this above written obligation to be Absolutly void & of None effect otherwise to stand and remain in full force Virtue & power in the Law.

Memorandum that the words (corn & rie and all the wheat for one twelveth part) Interlined Between the eighth and Ninth Lines from the Bottom was written Before the Ensealing.

Sealed & Delivered Selvenus Townsend [L. s.]

In the presence of NATH¹¹ WILLIAMS

BENJAMINE TITUS

(File No. 122 and Deeds, Vol. III, p. 497.)

[1774, May 2.]

Overseers of the Poor Dr to			
Gilbert Potter	£	s.	d.
For Takeing the Care of Moll Williams with \			
Three children through the Small Pox	7	10	0
To Medicines for Miss Foster Deceased		3	6
Contra. by Sundrys bought at the Deceased Vandue			
Deceased Vandue	I	0	4
	-		

Huntington May 2, 1774

to Gilbert Potter
To Sundry administred to Timothy Bennitt

8	6	0
I	0	4

12 6

7 5 8

Received the full of the contents of the within Account. Huntington May 2, 1774.

GILBERT POTTER*

(File No. 167.)

[TOWN MEETING. THE PARSONAGE MONEY.]

[1774, May 3.]

May the 3: 1774 it was Voted that Col. Conkling John Wood Jesse Brush Thomas Wickes and Stephen Kelley should take care of the Parsonage Money until it be propperly Laid out or Disposed of.

(Town Meetings, Vol. 1, p. 318.

[TOWN MEETING.]

[1774, May 4.]

May the 4th 1774 at a General Town Meeting held this Day the following Persons Chosen Israel Wood Presedent John Wood Jonas Williams esq. Henry Scudder Stephen Kelly Capt Timothy Carll Solomon Ketcham Trustees.

Town Clerk and Treasurer Solomon Ketcham.

Constable and Collecter chosen Nathanael Harressen and Nath. Williams to be his security.

Chosen to take care of Intested Estates Israel Wood Justice Williams.

Chosen Commissioners Thomas Wickes Stephen Kelley Solomon Ketcham.

Surveyors Capt. Timothy Carll Israel wood stephen Kelley Solomon Ketcham.

^{[*}This is only printed as a specimen out of many similar papers.—C. R. S.]

Chosen assessors Stephen Kelley Solomon Ketcham.

Chosen supervisor Col. Conkling.

Chosen overseers of the Poor Nathanael Williams Zophar Platt Jun^r.

To take fires Col Conkling Jesse Conkling Capt Elkanah Conkling Abijah Ketcham Tho^s Wickes John Buffet Joshua Ketcham Zebulon Ketcham Able wood Joshua Brush.

It was Voted that the hog act should be revived.

Fence Vewers Jonathan Scudder Philip Conkling Thos Brush Josiah Rogers Israel Conkling Silas money Isaac Smith Sen^r Timothy Carll Jun^r Augustine Bryan Samuel Skidmore James oakley Jun^r Jacobus Nostran Weaver.

The same Day it was Voted that if any Person cut any Hay on the Islands or grass Before the first Day of September Next he or they shall pay eight shillings for every ox Load that is within Huntington pattens to be recovered Before any Justice of ye peace within Suffolk County.

It was allso Voted that the Trustees should Lease out the Bay to Nath Ketchams 5°.

& every Person that turns out any ram this summer shall pay eight shillings for each offence to be recovered in the same Manner.

The sheep act revived in every Respect as Last Year and the same men to sell the said sheep &c.

The same day it was voted that the Gates at Crabmeadow & fresh pond should be shutt up as Before for the ensuing year.

The same Day it was Voted that all the Lost goods that are found on the South road (except near town) shall be Brought to the house of Abijah Ketcham & those near Town to be Brought to Nath¹¹ Williams and Joseph Lewis store and those near the hill should be brought to platt Carlls.

(Town Meetings, Vol. 1, p. 316.)

[THE PARSONAGE.]

[1774. May 9.]

Know all Men by these Presents that we Col Platt Conkling John wood Jesse Brush Thomas Wickes and Stephen Kellcy all of Huntington in Suffolk County have received of Israel Wood Presedent Jonas Williams Esq Capt Timothy Carll Henry Scudder and Solomon Ketcham the remaining five Trustees of the freeholders & Commonality of the sd Town the sum of three Hundred and five pounds, Sixteen Shillings and seven Pence half peny in Cash & Bond Being all the money that was raised for all the Town or Parsonage Land & meadow that was sold on the 24th day of may 1773 and whereas it was Voted on the 4th day of may 1773 that all that sd money should be Applyed to Buy a New Parsonage in or near the town Spot for the use of the first Prisbiteral Church & Congregation in Huntington as may Appear by the record thereof or Kept at Interest untill a good oppertunity did Present for that Purpose & whereas it was Voted again on the 3d day of may 1774 that the five Persons first above Named Should take the Care & Charge of the said money and Apply it to the Purpose mentioned in the said former Vote therefore we the said Persons first above Named do Bind our Selves & our heirs & assignes that we will apply the said money according to the true Intent & meaning of the Sd former vote Either by Applying the same towards Purchasing a New Parsonage or Keeping the Same at Interest untill a propper oppertunity Present for that Purpose as Witness our Hands and seals this oth Day of May 1774

Sealed & Delivered	PLATT	CONKLIN	[Seal.]
In the Presence of	JOHN W	OOD	[Seal.]
Ananias Carll	JESSE E	RUSH	[Seal.]
Joseph Lewis	THOS W	VICKES	[Seal.]
	STEPHE	N KELCY	[Seal.]

(File No. 141.)

[BOUND OUT AS A SERVANT.]

[1774, June 13.]

This Indenture made this thirteenth Day of June Annodomini 1774.

Witnesseth that we Nathanael Williams and Zophar platt Jun Both of Huntington in Suffolk County Being the overseer of the poor of the said Town for this Present Year Do By & with the consent of William Smith and John sloss Hobert esquires two of his Majesties Justices of the Peace for sd. County Do Put and Bind Mary Reuland the Daughter of Jacob Reuland Being A poor child of the said Town A Servant or Apprintice to Abreham Sneddeker and his wife to serve them untill she shall arrive to the age of eighteen years old During all which time the said mary reuland her said Master & Mistress faithfully shall serve and their Lawfull Commands at all times obey she shall Do no Dammage to her said master & mistress nor absent herself Day nor night from their service without their Leave and the said master and mistress shall Procure & Provide sufficient meat Drink Lodging washing and mending and Cloathing the said Mary Reuland During the said term.

sealed & Delivered
In the presence of
STEPHEN KELCY
SOLOMON KETCHAM

NATHL WILLIAMS [Seal.] ZOPHAR PLATT [Seal.]

And we the sd. William Smith and John sloss Hobert esquires do consent and agree to the Binding out of the said Mary Reuland an Apprintice unto the said Abraham Snedeker and his wife & their heirs & assignes as Witness our hands and seals the Day & Date above written

WM SMITH [Seal.]
JNO SLOSS HOBART [Seal.]

(File No. 159.)

[HUNTINGTON'S DECLARATION OF RIGHTS.]

[1774, June 21.]

Ist That every freemans property is absolutely his own, and no man has a right to take it from him without his consent, expressed either by himself or his representatives.

2nd That therefore all taxes and duties imposed on His Majesties subjects in the American colonies by the authority of Parliment are wholly unconstitutional and a plain violation of the most essential rights of British subjects.

3^d That the act of Parliament lately passed for shutting up the port of Boston, or any other means or device under color of law, to compel them or any other of His Majestys American subjects to submit to Parliamentary taxation are subversive of their just and constitutional liberty.

4th That we are of opinion that our brethren of Boston are now suffering in the common cause of British America.

5th That therefore it is the indispensable duty of all colonies to unite in some effectual measures for the repeal of said act and every other act of Parliament whereby they are taxed for raising a revenue.

6th That it is the opinion of this meeting that the most effectual means for obtaining a speedy repeal of said acts will be to break off all commercial intercourse with Great Britain, Ireland and the English West India colonies.

7th And we hereby declare ourselves ready to enter into these or such other measures as shall be agreed upon by a general congress of all the colonies: and we recommend to the general congress to take such measures as shall be most effectatl to prevent such goods as are at present in America from being raised to an extravagant price.

And lastly we appoint Colonel Platt Conkling, John Sloss Hobart Esq. and Thomas Wickes a committee for this town, to act in conjunction with the committees of the other towns in the county, as a general committee for

the county, to correspond with the committee of New York.

ISRAEL WOOD, President.

(File No. 170.)

[WILL OF ELIZABETH SMITH.]

[1774, July 29.]

Know all Men by these Presents that I Elisabeth Smith of Huntington in Suffolk County this twenty Ninth Day of July in the Year of our Lord one thousand seven Hundred & seventy four Being sick and weak in Body But of Perfect mind & memory and calling to mind the mortality of my Body & well Knowing that I must shortly yield unto Death, Do there fore make & ordain this Present Writing to contain my Last will & testament in the following Manner and form Imprimis. I will and order my executors Hereafter Named to Pay and Discharge all my just Debts and funeral Charges Item I give and Bequeath unto my two sisters Jerusha Hawxhursts and Mary oaks all the remainder of my estate such as Bed Beding & furniture and all my cloathing and Money and all other things Whatsoever to be equally Divided Between them all which I give to them and their heirs and assigns forever excepting three shillings which I give to my Brother James Smith and I Do Hereby constitute ordain & Apoint my good friend Israel Ketcham & Solomon Ketcham to be my executors of this my Last will & testament Giving and granting unto them or either of them full power & authority to execute this my Last will and testament & to be reasonably rewarded for all their Trouble and I Do Hereby utterly revoke all former wills ratifying & confirming this & no other to be my Last will & testament the Day & year above

written Signed sealed Published Pronounced and Declared by the said elisabeth Smith as her Last will and testament in the Presence of the subscribers who signed as witnesses.

JAMES VOORHEST SAMUEL SNEDECOR JOHN SNEDECOR (File No. 119.)

ELISABETH \times SMITH [Seal.]

[TOWN MEETING.]

[1775, May 2.]

May the 2. 1775 at a General Town Meeting it was Voted that there should be eighty men chosen to Exercise and be ready to March.*

(Town Meetings, Vol. 1, p. 318.)

May the 2: 1775 at A General Town Meeting held this Day the Following Persons Chosen Israel Wood Presedent Samuel onkley Capt Timothy Carll stephen Kellcy Solomon Ketcham Gilbert fleet Timothy Conkling Trustees.

Solomon Ketcham Chosen Town Clerk & Treasurer. Ezekiel Conkling Chosen Constable & Collecter. John Brush to be seucrity.

^{[*}We are now on the threshold of the War of the Revolution and these are the first words that appear in the records as signaling its approach. The people had become strong in numbers, wealth, and resources, and from the beginning of the controversy with the mother country the most of them had sided strongly with the rising party, which advocated home rule and resistance to British tyranny. To get "ready to march" in the holy cause of defending human rights was the watchword of the hour. How little they comprehended the results of the approaching conflict! the speedy capture of Long Island; the subjugation and enslavement of its people for seven years; the final victory, Independence and the birth of a new nation.—C. R. S.]

To take care of Intested estates Israel wood James Williams.

Commissioners Chosen Tho. wickes esq. Stephen Kellcv Solomon Ketcham.

Surveyors Capt Timothy Carll Israel wood Stephen Kellcy Solomon Ketcham.

Assessors Solomon Ketcham Stephen Kelley.

Supervisor Col. Platt Conkling.

Chosen to take care of the poor John Brush Timothy Conkling.

To take care of fires Col. Conkling Jesse Conkling Nath¹¹ oakley Capt. Elkenah Conkling abijah Ketcham Tho³ Wickes John Buffett Joshua Ketcham Zebulon Ketcham able wood George Norton Willmoth oakley Jacob Noaks.

The same Day it was Voted that the hog act shall be revived.

The same Day it was Voted that the Marsh Below Pleas Land Joyning to Brush mill pond & all in the East Neck and what the Trustees think Propper at horse Neck shall be sold Voted by those that have rights in the old purchase to be Applyed towards paying for the Parsonage & those that are of other Profession to have their Part of the money according to their rights in sd. Purchase.

Chosen fence Viewers Jeremiah wood Jonathan scudder Thomas Brush Josiah Rogers Israel Conkling Silas Money Isaac Smith sen^r Capt. Timothy Carll Augustine Bryan Samuel Skidmore James oakley Jun^r Jacobus Nostran, weaver.

It was Voted that the Trustees should hire out the ferry from Huntington to Norwalk as they see fit.

It was Voted that the Gates at Crabmeadow and fresh pond should be kept shut the ensuing year.

The same Day it was Voted that the sheep act should be revived as Before & the same Persons to sell them the first Driving to be the second Monday & Tuesday in october the second Driving the second Monday & tuesday in November & the strays to be Brought to town the wednesday in each week following & to be sold at 2 o'clock the same Days.

The same Day it was Voted that there shall be a pound

at Col. Conklings.

Overseers of highways Henry Titus Eliphelet stratton Jonathan Jarvis Sam¹¹ Nostran Abijah Ketcham Tho. skidmore stephen Gildersleeve thos. Scudder Jr. Abraham Jarvis Jun^r Silas Money south Joseph Whitman south Ezekiel Wickes Isaac Burr Robert Jarvis Alexander Rogers Capt. Dingee abel wood up sumpwams Joshua Bunce Zophar Rogers Peter Ruland Joseph white Capt. Carll Selah Carll Lemuel Bryan Isaac skidmore solomon Ketcham Henry Jarvis stephen Higbee.

Thos Kellam one to bring stray sheep to town.

Capt Veal in room of Eliphelet Jarvis.

(Town Meetings, Vol. 1, p. 323.)

[DEED. TRUSTEES TO JONATHAN SCUDDER.]

[1775, May 24.]

To all Peopel to whom these Presents shall come know ye that we Israel Wood President Capt. Timothy Carll Samuel oakley Stephen Kelley Solomon Ketcham Gilbert fleet and Timothy Conkling Present Trustees of the free holders of the Town of Huntington in Suffolk County in the Province of New York of the one part & Jonathan Scudder of the same place of the other Part Witnesseth that Whereas Benjamin fletcher formerly Governer in & over the Province of New York & by his certain Pattent Bearing Date the fifth Day of october 1694 Did Give and grant unto the first Trustees of the said town full power &

authority to give grant release allen assigne & Dispose of Lands tenements &c: as by sd. Pattent may Appear Now Know ye that we the said Trustees for & in consideration of the sum of sixteen shillings current money of New York to us in hand paid by the said Jonathan Scudder the recept where of we do acknowledge & our selves there with to be fully satesfied & contented & thereof & every part thereof Do Exonerate acquit & fully Discharge him the said Ionathan Scudder His hears Exrs and adms forever by these Presents hath Given Granted Bargained sold conveyed & confirmed & by these Presents do fully freely and absolutely give grant Bargain sell Convey and confirm unto him the said Jonathan Scudder his heirs & assigns forever all that of one Piece of thatch or salt Marsh that Lyeth Joyning and westward of the Land of the said Jonathan Scudder and Bounded southerly so far as Jonathan's Land Goeth and westwardly by the Channell and Northerly by the thatch or salt marsh which we sold to Thomas Scudder so far as the said Ionathan Scudder his Land Goeth and Bounded easterly by the Land of the said Jonathan Scudder to the Quantity more or Less together with all the Previledges and Appurtenances there unto Belonging or Appertaining To Have & To Hold the said granted Premises with the appurtenances unto him the said Jonathan Scudder his heirs & assigns to him & their only propper use Benefit and Behoof forever & we the said Trustees Do Hereby Declare that by Virtue of the afore cited pattent we have full & authority to Grant Bargain sell & Dispose of the same in Manner as above said and that the said Ionathan Scudder his heirs & assigns shall & may at all times hereafter by Virtue hereof Lawfully & peacably have hold & Improve the above granted with the Appurtenances free & clear without any Lett hinderance or Molestation of us the sd. Trustees or our Successors or any other Person claiming any right

title or interest from by or under us or our heirs successors or assignes forever In Witness where of we the said Trustees have Here unto set our Hands and the Town seal the twenty fourth Day of May Anno domini 1775.*

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ISRAEL WOOD P. D.	[L. S.]
TIMOTHY CARLL	[L. S.]
SAMUEL OAKLEY	[L. S.]
STEPHEN KELCY	[L. S.]
SOLOMON KETCHAM	[L. S.]
GILBERT FLEET	[L. S.]
TIMOTHY CONKLING	[L. S.]
	ISRAEL WOOD P. D. TIMOTHY CARLL SAMUEL OAKLEY STEPHEN KELCY SOLOMON KETCHAM GILBERT FLEET

(File No. 127.)

[DEED. TRUSTEES TO JOSEPH CONKLIN.]

[1775, May 24.]

This Indenture made this twenty fourth Day of May in the year of our Lord one thousand seven Hundred and seventy five By and Between Israel Wood President Capt. Timothy Carll Stephen Kelley Samuel oakley Solomon Ketcham Gilbert fleet and Timothy Conkling all Present Trustees of the free holders and Commonality of the town of Huntington in Suffolk County in the Province of New York of the one part and Joseph Conkling of the same Place of the other Part Witnesseth that Whereas Benjamin fletcher formerly Governer in Chief in and over the Province of New York &c By his certain Charter or Pattent

^{[*} This is one of a large number of deeds made by the Trustees of meadow, thatch beds, shores and lands under water in Huntington Harbor and other localities; the object being, as stated in a resolution passed at a town meeting, to raise money for the purchase of a parsonage for the Presbyterian Church. Some of these deeds are on record and some have never been recorded.—C. R. S.]

under his hand and Prerogative seal of the City of New York Bearing Date the fifth Day of october Anno 1694 Did Give and Grant unto the first Modern Trustees of the freeholders of the said Town of Huntington and their successors full power & authority to give grant release alien assign and Dispose of Lands tenements &c.: as by said Pattent may more at Larg Appear Now Know Ye that we the said Trustees for and in consideration of the sum of twenty shillings current Money of New York to us in hand well and truly Paid by the said Joseph Conkling the recept whereof we Do hereby acknowledge and our selves therewith to be fully satesfied and contented and thereof and every part and Parcell thereof Do Exonerate acquit and fully Discharge him the said Joseph Conkling his heirs executors and administrators forever by these Presents hath Given granted Bargained sold alienated enfeoffed conveyed and confirmed and by these Presents do fully freely and absolutly give grant Bargain sell alien Convey and Confirme unto him the said Joseph Conkling and to his heirs and assignes forever one certain small Piece of thatch or salt marsh Lying at or Near A Place Called the round Lying Near or Joyning to the Land of the said Joseph Conkling Being Bounded by his Land westerly & southerly Easterly by a fence and Northerly by the Beach Be the Quantity more or Less together with all the Previledges and Appurtenances there unto belonging or Appertaining To Have & To Hold all the above Granted Premises with the Appurtenances unto him the said Joseph Conkling his heirs and assignes to his and their only Propper use Benefit and Behoof forever and we the said Trustees Do Hereby Declare that by Virtue of the said Charter or pattent afore cited we have in our selves full power & authority to sell & Dispose of the same in manner as above said and that the said Joseph Conkling his heirs & assignes shall & may at all times Hereafter by Virtue hereof Lawfully & Peacably have hold & improve the said Granted Premisses with ye Appurtenances free & Clear without any Lett hinderance or Molestation of us the said Trustees or our Successors or any other Person Claiming any right Title or Interest from by or under us or our heirs successors or assigns forever. In Witness whereof we the said Trustees above Named have hereunto set our hands and Affixed the Town seal the Day and Year above Written.

Sealed & Delivered	ISRAEL WOOD P. D.	[L. S.]
In the Presence of	TIMOTHY CARLL	[L. S.]
JONAS WILLIAMS	STEPHEN KELLCY	[L. S.]
JESSE SAMMIS	SAMUEL OAKLY	[L. S.]
1	SOLOMON KETCHAM	[L. S.]
	GILBERT FLEET	[L. S.]
	TIMOTHY CONKLING	[L. S.]

(File No. 121.)

[BOND OF STEPHEN KELSEY.]

[1775, May 24.]

This Instrument of writing made this 24th Day of May 1775 Witnesseth that Whereas I stephen Kellcy of Huntington in Suffolk County Having obtained a Deed of sale this Day from the Trustees of sd. Town viz Israel wood President capt. Timothy carll Samuell oakley Solomon Ketcham Gilbert fleet and Timothy Conkling for a certain Piece of March or Land on the west side the creek near the head of huntington harbour and whereas there is sundry Persons that have Land & meadow westward of the said Premises that cannot Pass & repass to & from the same without going through the Premises conveyed to me therefore according to agreement Before I Bought the same I the said Stephen Kellcy Do Here by Bind my self my

heirs and assigns in the sum of fifty pounds currant money of New York to be paid to the said Trustees or their successors that I & my heirs will Give full Liberty to all persons that have any Land or Meadow to the westward to pass & repass through the Premises conveyed to me with a cart or team or to Drive creatures through the Premises afore said and below them & to all persons that May here after have ocation to pass & repass through the same as Witness my hand and seal the Day and Year above written.

Sealed & Delivered STEPHEN KELLCY [Seal.]
In the Presence
JONAS WILLIAMS
JESSE SAMMIS
(Deeds, Vol. III, p. 429.)

[WARNING AGAINST TRESPASSERS.]

[1775, Aug. 26th.]

Whereas it is thought Propper that there should Be A Town act made that no furrener (that hath no Propper Right in the marshes in the south Bay with in the Limmits & Township of Huntington) shall cut any grass thereon to the Eastward of a Due South Line from the Mouth of the creek that Divides Huntington west Neck and Lattens Neck as the stakes are set up A Cross the sd. Marshes.

Therefore we the Trustees of the freeholders and Commonality of said Town of Huntington Do By Virtue of the power & Authority Derived to us By the Pattent formerly granted to the first Trustees of said Town and their Successors Do Hereby enact and Be it Ennacted by the authority of the same that if any furrener that Doth not Belong to the said town or that hath no Propper right in the said Marshes shall cut any grass on the said Marshes to the

East ward of A roe of stakes Latly set up on A Due South Line running from the Mouth of the creek that Divides Huntington west Neck and Lattens Neck During the season of Mowing this faul shall pay the sum of forty shilling current money of New York for every Boat Load or freight of Hay or Grass that shall be cut eastward of said Line to be recovered Before any Justice of the peace the Above recited Pattent Bearing Date the fifth Day of october 1694.

Witness our Hands and seales this 26th Day of August

1775.

ISRAEL WOOD P. D.	[L. S.]
SOLOMON KETCHAM	[L. S.]
STEPHEN KELCY	[L. S.]
TIMOTHY CONKLING	[L. S.]
SAMUEL OAKLY	[L. S.]

(File No. 128.)

[1775, Dec. 15.]

Huntington Dec. 15th 175.

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The Town Dr to Sundrys By Moses Scudder	&	Elip	h-
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to 1 pt by order Moses Scudder fetch by peter Scudder to Make fence by			
by peter Scudder to Make fence by	0	0	8
	T	7	

In Great Hast but you May call & see the book.

(File No. 166.)

MARKET STATE

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